


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Vol.85

1952

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The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JANUARY 5th, 1952

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Government Notices Respecting Corporations

Letters Patent of Incorporation

AER INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Greenbaum and Paul Phillips, Barristers; and Jennette Cohen, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AER INVESTMENTS LIMITED: (a) To purchase, lease or otherwise acquire, to hold, rent, operate, manage, develop or otherwise use, and to sell, exchange or otherwise dispose of real property, improved or unimproved, and to mortgage the same; and to acquire, construct, operate, manage, sell or otherwise dispose of building and structures of all kinds and to deal in and with building materials and supplies; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Abraham Greenbaum, Paul Phillips and Jennette Cohen, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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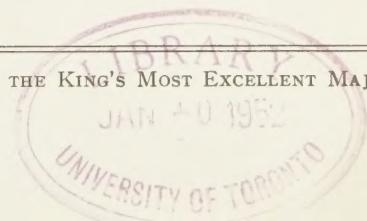
AIRCRAFT PRECISION TOOL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Douglas McNish and Stanley Gordon Tinker, Solicitors; and Ella Jean Prindiville, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AIRCRAFT PRECISION TOOL COMPANY LIMITED; To carry on the business of dealers in and manufacturers of plants, engines and other machinery, toolmakers, brass foundries, metal workers, boiler makers, millwrights, machinists, iron and steel converters, smiths, steam and gas fitters, woodworkers, builders, painters, metallurgists, gas makers, carriers and merchants and to buy, sell, manufacture, repair, convert, alter, let or hire and deal in machinery, implements, rolling stock and hardware of all kinds; with a capital divided into Six Thousand preference shares of the par value of Five dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Douglas McNish, Stanley Gordon Tinker and Ella Jean Prindiville, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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HARRY BRANDES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Brandes, Merchant; Sara Brandes, Married Woman; and Irvine Philip Dickler, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HARRY BRANDES LIMITED: (a) To carry on business as manufacturers, purchasers, agents, dealers, merchants, importers and exporters generally without limitation as to the class of products, merchandise, machinery and machines and to manufacture, purchase, adapt, prepare, buy, sell, lease, rent and otherwise deal in materials, articles, machinery and things required in connection with or incidental to the said business; and for the further purposes and objects therein set forth: with a capital of One Hundred and Twenty-five Thousand dollars divided into One Hundred Thousand preference shares of One dollar each and Twenty-five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Brandes, Sara Brandes and Irvine Philip Dickler, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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BUTOMAT FASTENER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Greenbaum and Paul Phillips, Barristers; and Jennette Cohen, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BUTOMAT FASTENER COMPANY LIMITED: (a) To acquire, own and carry on the business of a wholesale and retail dealer in and purchaser, manufacturer and vendor of all kinds and classes of goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and Two Hundred and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred and Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Abraham Greenbaum, Paul Phillips and Jennette Cohen, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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CANADIAN EXTRACT AND SUPPLY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of December, A.D. 1951, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Allan C. Rose, Solicitor; and Marty Rhona Kurus and Helen Seff, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN EXTRACT AND SUPPLY COMPANY LIMITED: (a) To import, export, buy, sell and deal in goods, wares and merchandise of all kinds or descriptions, and to carry on any or all lines of business as manufacturers, producers, processors, merchants, distributors, commission agents, wholesale and retail importers and exporters; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred preference shares of Ten dollars each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Allan C. Rose, Marty Rhona Kurus and Helen Seff, hereinbefore mentioned

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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CLEMENTS MOTOR SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Wilson Burridge, Barrister; and Betty Slater and Grace Mills, Stenographers; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CLEMENTS MOTOR SALES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, tires, tubes, storage batteries, batteries, dynamos, generators, radio machines, radio telephones, wireless telephones and all kinds of wireless and electrical equipment, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, and for the further purposes and objects therein set forth: with a capital of Sixty Thousand dollars divided into Two Hundred preference shares of One Hundred dollars each and Four Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Chatham; and its Provisional Directors being John Wilson Burridge, Betty Slater and Grace Mills, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

1

FORTUNE INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Mogil and Harry Diamond,

Builders; and Ruth Mogil, Married Woman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FORTUNE INVESTMENTS LIMITED; To own, manage and operate buildings and to do any and all things necessary or incidental in order to carry out any and all such operations; with a capital of Two Hundred Thousand dollars divided into One Thousand Eight Hundred 5% cumulative redeemable non-participating preference shares of One Hundred dollars each and Two Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Mogil, Harry Diamond and Ruth Mogil, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

1

HORNBAR MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alfred Morrison Wootton, Barrister, and Margaret Brown Harvey, Secretary, both of the Town of Whitby, in the County of Ontario and Province of Ontario; and Grace Lillian Wootton, of the Improvement District of Ajax, in the said County of Ontario; Housewife; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HORNBAR MOTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said Town of Whitby; and its Provisional Directors being Alfred Morrison Wootton, Margaret Brown Harvey and Grace Lillian Wootton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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KENILWORTH MOTOR SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Firstbrook Dean and Paul Gillrie Philp, Solicitors; and Mary Irene Hindelang, Bookkeeper; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KENILWORTH MOTOR SALES LIMITED: (a) To acquire, own, operate and carry on the business, both wholesale and retail, of buying, selling, importing, exporting, trading and dealing in both new and used motor cars, motor trucks, motor parts, farm machinery, farm implements, aircraft, aircraft motors, motorboats, radios, television sets, refrigerators, bicycles, motorcycles and accessories to any of the same including any and all component parts and to make repairs and to condition and/or recondition the same; and for the further purposes and objects therein set forth: with a capital divided into Twelve Thousand Five Hundred non-voting non-cumulative preference shares of the par value of Ten dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Hugh Firstbrook Dean, Paul Gillrie Philp and Mary Irene Hindelang, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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NEW DRYDEN JOBBING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Norman Fead McAuley, Solicitor; Valerie Susan McAuley, Housewife; and Carol Margaret Moline, Secretary; all of the Town of Dryden, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NEW DRYDEN JOBBING LIMITED; To import, export, buy, sell and deal in goods, wares and merchandise of all kinds or descriptions, and to carry on any or all lines of business as manufacturers, producers, processors, merchants, distributors, commission agents and wholesale and retail importers and exporters and, without in any way limiting the generality of the foregoing, to acquire, construct and operate warehouses, stores and shops and to acquire, own and carry on the business of wholesale and retail dealers in and purchasers and manufacturers of groceries and all kinds and classes of goods, wares and merchandise connected therewith and to act as agents and to carry on all and any business both at wholesale and retail, as shopkeepers, general merchants, manufacturers, shippers, general agents, exporters, importers, brokers and public warehousemen, and to buy, sell, make, manufacture, import and export, warehouse, store and deal in products of every description, goods, wares, merchandise or manufactured articles; with a capital of One Hundred Thousand dollars divided into One Hundred Thousand shares of One dollar each; with its Head Office at the said Town of Dryden; and its Provisional Directors

being Norman Fead McAuley, Valerie Susan McAuley and Carol Margaret Moline, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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PREMIER AUTOMOTIVE UNITS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Archie Levine, Executive; Reuben Levy and Harry Levy, Merchants; and Samuel Levy, Salesman; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PREMIER AUTOMOTIVE UNITS LIMITED: (a) To buy, import, sell, export, assemble, manufacture, exchange, repair, overhaul, rebuild, service, alter and generally deal in motor vehicle and automobile accessories, parts and components and all kinds of machinery, motors, engines, machines, implements, utensils, apparatus, attachments and appliances whether incidental to the construction and use of motor vehicles and automobiles or otherwise; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Archie Levine, Reuben Levy, Harry Levy and Samuel Levy, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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PRIZE PETROLEUM LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Willard Zebedee Estey, John Felix Perrett, Robert Winfield Frankish, Robert William Spratt and Edwin Arnold Christie, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of PRIZE PETROLEUM LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the

further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Willard Zebedee Estey, John Felix Perrett, Robert Winfield Frankish, Robert William Spratt and Edwin Arnold Christie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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RITCHIE-COOK LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Cecil Alexander Ritchie, Manager; Wallwork Leary Cook, Salesman; and Ernest Harry Claridge, Bailiff; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RITCHIE-COOK LIMITED: (a) To carry on the business of a general advertising agency and to engage in and conduct the business of an advertising agency in all its branches including advertising in newspapers, magazines and all other publications, cars, murals, bill posting, fence painting and sign advertising and advertising by radio, television or any other means; and for the further purposes and objects therein set forth: with a capital divided into One Hundred preference shares of the par value of One Hundred dollars each and Twelve Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twelve Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Cecil Alexander Ritchie, Wallwork Leary Cook and Ernest Harry Claridge, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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ST. CATHARINES AUTO BODIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sydney Carl Symondson, Manufacturer; Elizabeth Matilda Symondson, Married Woman; David Carl Symondson, Stockkeeper; Louis Rienzo, Superintendent; and Patrick Rienzo, Foreman; all of the City of St. Catharines, in the County of Lincoln and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ST. CATHARINES AUTO BODIES LIMITED: (a) To manufacture, repair, reconstruct, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motor vehicles, motor vehicle bodies, auto bodies and conveyances of every description, motors, engines, machines and accessories and parts thereof and all kinds of machinery, apparatus, lubricants, paints, finishes, plastics, upholstery of all kinds and appliances, whether incidental to the con-

struction of motor cars or other conveyances or otherwise, and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of St. Catharines; and its Provisional Directors being Sydney Carl Symondson, Elizabeth Matilda Symondson, David Carl Symondson, Louis Rienzo and Patrick Rienzo, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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motor boats, radios, refrigerators, bicycles, motorcycles and accessories, including any and all component parts, and to make repairs and to condition and/or re-condition the same; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of St. Thomas, in the County of Elgin and Province of Ontario; and its Provisional Directors being Samuel Lerner, Mildred Donahue and Evelyn Bird, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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STANDARD TRADING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Howard Clair Bruce and Geoffrey George Robinson, Barristers; and Helen Wilson, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STANDARD TRADING COMPANY LIMITED; To carry on in all its branches the business of manufacturers of and jobbers and wholesale and retail dealers in any and all descriptions of goods and accessories used or capable of being used in connection with the manufacture and sale of toys and novelties of all kinds, including ornaments and fancy articles of various kinds and to carry on the business of importing and exporting and buying and selling such goods either at wholesale or retail and/or to act as commission or commercial agents in respect of the same; with a capital of Fifty Thousand dollars divided into Four Thousand preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Arthur Howard Clair Bruce, Geoffrey George Robinson and Helen Wilson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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TALLACK BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Charles Tallack and James Hendrie Buckley, Salesmen; and Richard James Tallack, Acetylene Welder; all of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TALLACK BROTHERS LIMITED: (a) To manufacture, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories, parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Nine Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Sault Ste. Marie; and its Provisional Directors being Thomas Charles Tallack, Richard James Tallack and James Hendrie Buckley, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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TALBOT MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Lerner, Barrister; and Mildred Donahue and Evelyn Bird, Secretaries; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TALBOT MOTORS LIMITED: (a) To buy, sell, import, export and trade and deal in motor cars, motor trucks, motor parts, aircraft, aircraft motors,

TORONTO BRICK CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Franklin Wood Fisher and Leonard Holness, Barristers, Lily Illingworth, Bookkeeper, and William Loren Kennedy, Student-at-Law, all of the City of Toronto, in the County of York and Province of Ontario; and Mary Louisa Jackson, of the Township of North York, in the said County of York, Bookkeeper; and any others who have become sub-

scribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of **TORONTO BRICK CO. LIMITED**: (a) To carry on the business of manufacturers of and dealers in brick of all kinds, terra cotta, tile, drain and sewer pipes, cement, marl, lime, concrete blocks, stone and artificial stone and its products, building material and supplies and all compositions into which any of the said articles and materials can be converted or used and as contractors for any works in which any of the said materials or things are or can be used; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand 5% cumulative redeemable first preference shares of the par value of Ten dollars each, Two Hundred and Ten Thousand non-cumulative redeemable non-voting second preference shares of the par value of One dollar each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Hundred and Ninety Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Franklin Wood Fisher, Leonard Holness, Lily Illingworth, William Loren Kennedy and Mary Louisa Jackson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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WEST GATE PACKERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Adelman, Merchant, and Sarah Adelman, Married Woman, both of the City of Port William, in the District of Thunder Bay and Province of Ontario; and Wesley Gerald Boles, of the City of Port Arthur, in the said District of Thunder Bay, Manager; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **WEST GATE PAKCERS LIMITED**: (a) To manufacture, buy, sell and deal in goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital divided into One Thousand non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Port Arthur; and its Provisional Directors being Harry Adelman, Wesley Gerald Boles and Sarah Adelman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

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WILSON & COUSINS CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Robert Winfield Frankish, Willard Zebedee Estey, Edwin Arnold Christie, Clifton Harper Lane, John Felix Perrett, Robert William Spratt and Richard Rosslyn Walker, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **WILSON & COUSINS CO. LIMITED**: (a) To manufacture, produce and otherwise prepare and to acquire, import, export, buy, sell, store, transport, dispose of and deal generally in: 1. babbitt, brass, steel and their compounds or any other metals and all articles and things used in the manufacture and working thereof and any and all merchandise and commodities of whatsoever nature and character; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand non-cumulative redeemable preference shares of the par value of Fifty dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Winfield Frankish, Willard Zebedee Estey, Edwin Arnold Christie, Clifton Harper Lane, John Felix Perrett, Robert William Spratt and Richard Rosslyn Walker, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

1

WINTER'S THERMOGAUGES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Erma Victoria MacLean, Secretary; Harriet Emma Rhodes, Stenographer; and Thomas Campbell Newman and Joseph Aloysius Fullerton, Solicitors; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **WINTER'S THERMOGAUGES LIMITED**: (a): To buy, sell, rent, manufacture, repair and service thermometers and pressure gauges, temperature pressure recording instruments and gauges and equipment and machinery, and to record, register and regulate temperature pressure and other physical characteristics having to do with engineering, chemical and manufacturing processes; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Erma Victoria MacLean, Harriet Emma Rhodes, Thomas Campbell Newman and Joseph Aloysius Fullerton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(2)

1

Certificates of Incorporation

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 14th day of December, A.D. 1951, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of TORONTO STAR GUILD CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(2419)

1

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 14th day of December, A.D. 1951 has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CAISSE POPULAIRE STURGEON FALLS LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(2420)

1

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 14th day of December, A.D. 1951, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. MICHAEL'S PARISH (FORT ERIE) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(2421)

1

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 20th day of December, A.D. 1951, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of LA CAISSE REGIONALE DE NIPISSING & SUDBURY LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(2422)

1

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 20th day of December, A.D. 1951, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of HARVEY-WOODS EMPLOYEES' (WOODSTOCK) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(2423)

1

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 20th day of December, A.D. 1951, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of McDOUGALL EMPLOYEES' (GALT) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(2424)

1

Supplementary Letters Patent

ADCO LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ADCO LIMITED, incorporated March 6, A.D. 1935, (a) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the letter and words, "(a) To subscribe for, underwrite, buy, take or otherwise acquire", and concluding with the words, "or of The Loan and Trust Corporations Act", and substituting others thereof; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (1) of the Private Company clauses, being the restriction on the transfer of shares, commencing with the figure and words, "(1) No shareholder shall be entitled", and concluding with the words, "board of directors", and substituting another clause thereof; (c) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (d) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of Six Hundred preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3.)

1

ALBERMONT PETROLEUMS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ALBERMONT PETROLEUMS LIMITED, incorporated November 2, A.D. 1951, Increasing the capital stock of the Company by the creation of an additional Two Million shares without any nominal or par value, ranking pari passu in all respects with the existing shares of the Company; provided, however, that the aggregate consideration for the issue of the presently unissued Two Million Nine Hundred and Ninety-nine Thousand Nine Hundred and Ninety-three unissued shares and the additional Two Million shares without any nominal or par value shall not exceed in amount or value the sum of Four Million Nine Hundred and Ninety-nine Thousand Nine Hundred and Ninety-three dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

GEO. BEATTY & SON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GEO. BEATTY & SON, LIMITED, incorporated November 12, A.D. 1925, (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Sixty Thousand dollars by the creation of Twenty Thousand non-cumulative redeemable preference shares of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

CANADIAN CHINA & GLASS CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CANADIAN CHINA & GLASS CO. LIMITED, incorporated October 21, A.D. 1937, (a) Converting and subdividing the One Hundred and Thirty-two preference shares of the capital stock of the Company of the par value of One Hundred dollars each into Thirteen Thousand Two Hundred 5% non-cumulative redeemable preference shares of the par value of One dollar each, on the terms and conditions therein set forth; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares; (c) Increasing the capital stock of the Company by the creation of an additional One Hundred and Thirty-six Thousand Eight Hundred 5% non-cumulative redeemable preference shares of the par value of One dollar each, ranking pari passu in all respects with the Thirteen Thousand Two Hundred 5% non-cumulative redeemable preference shares hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

DIESEL EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DIESEL EQUIPMENT LIMITED, incorporated November 26, A.D. 1945, (a) Designating the Four Thousand shares of the capital stock of the Company of Ten dollars each as Four Thousand common shares of Ten dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of Ten Thousand 4% non-cumulative redeemable preference shares of Ten dollars each, (therein called the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, liabilities, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

T. J. EANSOR & SONS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to T. J. EANSOR & SONS, LIMITED, incorporated February 4, A.D. 1928, (a) Designating the One Thousand Five Hundred shares of the capital stock of the Company of One Hundred dollars each as One Thousand Five Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred and Fifty Thousand dollars to the sum of Three Hundred and Fifty Thousand dollars by the creation of Two Hundred Thousand preference shares of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

IANSON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to IANSON LIMITED, incorporated July 31, A.D. 1944, (a) Designating the Forty Thousand shares of the capital stock of the Company of One dollar each as Forty Thousand common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Three Hundred and Forty Thousand dollars by the creation of Thirty Thousand redeemable preference shares of Ten dollars each, ranking in priority to the common shares of the Company and conferring the rights and being subject to the conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

JACKSON'S CHINAWARE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JACKSON'S CHINAWARE, LIMITED, incorporated August 7, A.D. 1935, (a) Designating the Two Thousand Five Hundred shares of the capital stock of the Company without any nominal or par value as Two Thousand Five Hundred common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of One Hundred Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and having and being subject to the preferences, rights, priorities, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

MECHANICAL LEATHER PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MECHANICAL LEATHER PRODUCTS LIMITED, incorporated January 27, A.D. 1943, (a) Designating the Fifty Thousand shares of the capital stock of the Company without any nominal or par value as Fifty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of One Thousand Two Hundred and Fifty preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

MORRICE CARTAGE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MORRICE CARTAGE LIMITED, incorporated December 15, A.D. 1949, (a) Designating the Four Thousand shares of the capital stock of the Company without any nominal or par value as Four Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Fifteen Thousand preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

OAKLEY, JACKSON AND FAREWELL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to OAKLEY, JACKSON AND FAREWELL LIMITED, incorporated August 17, A.D. 1931, (a) Converting and subdividing the Thirty-nine preference shares of the capital stock of the Company of the par value of One Hundred dollars each into Three Thousand Nine Hundred 5% non-cumulative redeemable preference shares of the par value of One dollar each, on the terms and conditions therein set forth; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares; (c) Increasing the capital stock of the Company by the creation of an additional One Hundred Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each, ranking *pari passu* in all respects with the Three Thousand Nine Hundred 5% non-cumulative redeemable preference shares hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

B. L. SMITH PUBLISHING COMPANY
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to B. L. SMITH PUBLISHING COMPANY LIMITED, incorporated June 25, A. D. 1949, (a) Declaring the Three Hundred and Seventeen preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Redesignating the remaining Six Hundred and Eighty-three preference shares of the capital stock of the Company of the par value of One Hundred dollars each as Six Hundred and Eighty-three 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each; (c) Increasing the capital stock of the Company by the creation of an additional One Thousand 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each, ranking *pari passu* in all respects with the Six Hundred and Eighty-three 5% non-cumulative redeemable preference shares hereinbefore mentioned; (d) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares and providing that the terms and conditions therein set forth shall attach to the 5% non-cumulative redeemable preference shares; and (e) Declaring that the capital stock of the Company shall consist of One Thousand Six Hundred and Eighty-three 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3)

1

THE TORONTO SAVINGS AND LOAN
COMPANY

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE TORONTO SAVINGS AND LOAN COMPANY, incorporated June 15, A.D. 1885, (a) Declaring the Eight Hundred Thousand non-voting preference shares of the capital stock of the Company of Five dollars each which have been issued and subsequently redeemed to be cancelled; and (b) Increasing the capital of the Company from

the sum of Three Million dollars to the sum of Four Million Five Hundred Thousand dollars by the creation of an additional Three Hundred Thousand non-voting preference shares of Five dollars each, ranking pari passu in all respects with the existing non-voting preference shares of the Company and carrying the same rights and being subject to the same limitations and conditions as attach to the existing non-voting preference shares as set out in the Supplementary Letters Patent of the Company, dated the 12th day of December, A.D. 1950.

R. J. CUDNEY,
Deputy Provincial Secretary.

(3) 1

Change of Name

CHATTERBOX SERVICES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 11th day of December, A.D. 1951, has changed the name of MARKAY ENTERPRISES LIMITED, Incorporated April 30th, 1951, to CHATTERBOX SERVICES LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(4) 1

P. PAYETTE CO. LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 6th day of December, A.D. 1951, has changed the name of GEORGIAN REFRIGERATION EQUIPMENT LIMITED, incorporated October 16th, 1951, to P. PAYETTE CO. LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(4) 1

Insurance

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the BALTICA INSURANCE COMPANY, LIMITED (Assurance-Compagniet Baltica Aktieselskab), a Joint Stock Insurance Company, was duly licensed on December 19, 1951, to transact Fire, Inland Transportation, Property Damage, Theft Insurance (limited to contracts of reinsurance) in Ontario for the term ending June 30th, 1952.

NOTICE IS HEREBY GIVEN that the UNION REINSURANCE COMPANY, a Joint Stock Insurance Company, was duly licensed on December 19, 1951, to transact Fire, Inland Transportation, Property Damage, Theft Insurance (limited to contracts of reinsurance) in Ontario for the term ending June 30th 1952.

NOTICE IS HEREBY GIVEN that the UNIVERSAL REINSURANCE COMPANY LIMITED a Joint Stock Insurance Company, was duly licensed on December 19, 1951, to transact Fire Insurance (limited to contracts of reinsurance) in Ontario for the term ending June 30th, 1952.

ROY B. WHITEHEAD,
Superintendent of Insurance.

December 19, 1951.

(2409) 1

Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over

\$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, K.C.
Clerk of the Legislative Assembly
of Ontario.

(Oct., 1939)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for a Private Bill confirming, validating and giving effect to an Agreement to be dated as of December 1st, 1951 providing for the transfer of the undertaking and all property, assets, rights, endowments, gifts and legacies of St. Patrick's Home of Ottawa now owned or to which it may hereafter become entitled, to the Grey Nuns of the Immaculate Conception subject to the assumption of all liabilities in connection therewith, and further providing for the dissolution of St. Patrick's Home of Ottawa.

Dated this 30th day of November, 1951.

LANDRIAUX & DEAN,
214 Dominion Bank Building,
Toronto, Ontario.
Solicitors for the Applicant.

(2184) 48-49-50-51-52-1

TAKE NOTICE that the Corporation of the Town of New Toronto intends to apply in the next Session of the Legislature of the Province of Ontario for an Act repealing Section 2 of Chapter 106, Statutes of Ontario, 1937, being The County of York Act, 1937, relating to allowances to members of the Council of the said Town.

Dated at New Toronto in the County of York this 27th day of November, A.D. 1951.

THE CORPORATION OF THE
TOWN OF NEW TORONTO,

By F. R. LONGSTAFF,
Clerk.

(2210) 48-49-50-51-52-1

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for a Private Bill removing all restrictions to the use by the Town of Almonte of the property known as "Gemmill Park" and vesting the said property in fee simple in the Corporation of the Town of Almonte. The said "Gemmill Park" property may be better known as part of the West Half of Lot Fifteen in the Ninth Concession of the Township of Ramsay in the County of Lanark (now within the limits of the Town of Almonte) more particularly described in conveyance from the "Canadian Trustees" under the last will and testament of Winnifred Knight Dunlop Gemmill to The Corporation of the Town of Almonte, dated the 16th day of May, 1946, and registered in the Registry Office for the Registry Division of the North Riding of the County of Lanark in Book 2 for the Town of Almonte on the 27th day of May, 1946, as No. 1777.

Dated this 5th day of December, A.D. 1951.

THE CORPORATION OF THE
TOWN OF ALMONTE,

By R. A. JAMIESON, K.C.,
Solicitor for the said Corporation.

(2363) 51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that The Ottawa Association for the Advancement of Learning will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act enlarging and increasing the powers and privileges of the Association, and also changing the name of the Association to the University of Carleton College.

Dated at Ottawa, this 15th day of December, 1951.

HONEYWELL, BAKER, GIBSON
& WOTHERSPOON,
Ottawa, Ontario.

Solicitors for the Applicant.

(2390) 51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that the trustees of Massey Hall will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill incorporating them and their successors from time to time as a body corporate or politic under the name of THE TRUSTEES OF MASSEY HALL and to establish the objects and powers of such corporation.

Dated at Toronto, this 19th day of December, 1951.

BLAKE, ANGLIN,
OSLER & CASSELS,
Solicitors for the Applicants,
Toronto, Ontario.

(2411) 52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATIVE ASSEMBLY OF THE PROVINCE OF ONTARIO

NOTICE IS HEREBY GIVEN that an Application will be made by The Corporation of the City of Fort William to the Legislative Assembly of the Province of Ontario at its next session for a Special Act, as follows:

1. Repealing Section 5 of Chapter 88 passed in the first year of His Majesty King George V reign (1911).

2. Amending Section 20 of "An Act to incorporate the City of Fort William and for other purposes" passed in the 7th year of His Majesty King Edward VII reign, (1907) as Chapter 66 by striking out the figure "11" in the 4th line thereof and substituting therefor the figure "20".

The above is to increase the rate to be paid by every owner of property in front of which a sewer is constructed as a local improvement to a uniform frontage tax of 20 cents per annum per foot frontage, to be assessed on each assessable foot of frontage property for a period of twenty-five years.

3. Validating as from their respective dates By-law Number 33 of the Municipality of Neebing, and also the Deed given by the Municipality of Neebing to Canadian Pacific Railway Company registered in the Fort William Registry Office as Number 597 for the Town Plot of Fort William.

4. Declaring that all highways, streets and parts of streets by the said By-law Number 33, including Edward Street, purported to be stopped up and closed were in fact validly stopped up and closed as of the time of the passing of the said By-law.

5. Declaring that the said By-law Number 33 from the time of the passing thereof not only stopped up and closed Water Street as shown on the Town Plot of Fort William, Ontario, of Record in the Department of Lands and Forests, Toronto, Ontario, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

6. Declaring that the said By-law Number 33 is to be considered for all purposes as having been legally and properly registered as part of and at the same time as the registration of the said registered Deed Number 597.

7. Declaring that the said registered Deed Number 597 granted to and vested in the Canadian Pacific Railway Company not only all streets, road allowances and pieces of land in the said By-law Number 33 mentioned and described and intended therein to be conveyed and transferred, but also Edward Street and Water Street as shown on said Town Plot and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

8. Validating as and from their respective dates By-laws Number 394 and Number 435 of the Town of Fort William closing a portion of Ford Street south of Gore Street and that portion of the said original road allowance and chain reserve and the street called Water Street lying between a line drawn parallel to and thirty feet distant at right angles westerly from the production southerly of the west limit of Ford Street, and a line drawn parallel with and thirty feet distant at right angles easterly from the production southerly of the east limit of Ford Street.

9. Stopping up and closing as a highway that portion of Francis Street lying east of Syndicate Avenue, and vesting the same in Canadian Pacific Railway Company subject to the right from time to time in perpetuity for The Corporation of the City of Fort William to maintain, repair, substitute, enlarge and operate its sewer and water mains now thereon as well as any other utilities of the said City now thereon.

10. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 1321 of the City of Fort William, registered in the Fort William Registry Office as Number 815C, for Fort William "C".

11. Declaring that by the said By-law Number 1321 those portions of Edward Street and/or Water Street as shown on the said Town Plot of Fort William purporting to be stopped up and closed by the said By-law, were validly stopped up and closed from the time of the passing of the said by-law.

12. Declaring that the Deed from the City of Fort William to Western Terminal Elevator Company Limited, registered in the said Registry Office as Number 933C for Fort William "C" granted to and vested in Western Terminal Elevator Company Limited those portions of Edward Street therein mentioned and described and intended therein to be conveyed and transferred, and also any portion of Water Street as shown on said Town Plot included in the description contained in said Deed Number 933C.

13. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 391 of the City of Fort William, registered in the Fort William Registry Office as Number 5924 for Fort William.

14. Declaring that by the said By-law Number 391 Water Street as shown on plan of the Oliver and Davidson Addition to the Townsite of Fort William registered in the Registry Office, Fort William, Ontario, as Number 61, and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Plan 61, insofar as the same are

situate in front of Lot 6, Concession 1, in the Townsite of Fort William, Ontario, formerly in the Township of Neebing, were validly stopped up and closed from the time of the passing of the said by-law.

15. Declaring that the Deed from the City of Fort William to The Grand Trunk Pacific Railway Company, registered in the said Registry Office as Number 5901 for Fort William granted to and vested in The Grand Trunk Pacific Railway Company not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also Water Street as shown on said Plan 61 and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

16. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 3807 of the City of Fort William, registered in the Fort William Registry Office as Number 8868C for Fort William "C".

17. Declaring that by the said By-law Number 3807 not only those portions of Edward Street and of Water Street as shown on the Town Plot of Fort William, and that portion of the lane along the northerly limit of Block "Y" as shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Town Plot, were validly stopped up and closed from the time of the passing of the said By-law.

18. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 8889C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Town Plot.

19. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 4289 of the City of Fort William, registered in the Fort William Registry Office as Number 12659C for Fort William "C".

20. Declaring that the said By-law Number 4289 not only validly stopped up and closed those streets and portion of the said lane lying north of Block "Y" shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61, from the time of the passing of the said By-law.

21. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 12712C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

22. Declaring that the southerly limit of the C.P.R. Reserve west of Edward Street as shown on plan registered in the Fort William Registry Office as Number 92, coincides with the northerly limit of the lane north of Block "Y" as shown on said Plan 61.

Dated at Fort William, Ontario, this 21st day of December, A.D. 1951.

THE CORPORATION OF THE
CITY OF FORT WILLIAM,

Per MORRIS & BABE,
Its Solicitors.

NOTICE OF APPLICATION TO THE
LEGISLATIVE ASSEMBLY OF
THE PROVINCE OF ONTARIO

TAKE NOTICE that an application will be made to the Legislative Assembly of the Province of Ontario, at the next Session or following Session thereof, on behalf of the Synagogue and Jewish Community Centre of Ottawa for legislation whereby the buildings, lands, equipment and undertaking of or used by the Applicant shall be exempt from Taxation except for local improvements.

Dated the 20th day of December, A.D. 1951.

SAMUEL LEPOFSKY, K.C.,
63 Sparks Street,
Ottawa, Ontario.
Solicitor for the Applicant.

(2433)

52-1-2-3-4-5

NOTICE OF APPLICATION TO
THE LEGISLATURE

TOWNSHIP OF SCARBOROUGH

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Scarborough will apply to the Legislative Assembly for the Province of Ontario, at its next session, for the Legislation for the following purposes, namely, that:

1. The Township of Scarborough be divided into five Wards.

2. (1) For the year 1953 and every year thereafter the Council of the said Township be composed of a Reeve, Deputy Reeve and five Councillors.

(2) The Reeve and Deputy Reeve be elected annually by the voters of the whole township, and the five Councillors be elected annually by Wards, one from each Ward.

3. For the year 1953 and every year thereafter the Public Utilities Commission of the township be composed of five members to be elected annually by Wards, one from each Ward.

4. A Board of Education be created to administer all school matters of the Township of Scarborough, except School Section No. 17.

5. The Electrical Development Area Number 1 of the Township of Scarborough be extended to include the whole of the Township.

6. The Council of said Township may pass by-laws for altering and/or consolidating any and all areas of the said Township which provide special services.

7. Chapter 98 of the Statutes of Ontario, Thirteenth and Fourteenth George V, passed in the year 1933, entitled an Act respecting the Township of Scarborough and all provisions in prior Acts inconsistent with this Act be repealed.

Dated at the Township of Scarborough this 22nd day of December, A.D. 1951.

THE CORPORATION OF THE
TOWNSHIP OF SCARBOROUGH,

By HOLLIS E. BECKETT, K.C.,
350 Bay Street, Toronto.
Solicitor for the Corporation.

(2434)

52-1-2-3-4-5

TAKE NOTICE that the Corporation of the Township of McKim intends to apply in the next Session of the Legislature of the Province of Ontario for an Act permitting the cost of service connections between lot line and water main to be averaged between the users served by such connections within that area of the said Township known as Water and Sewer Area Number 6.

Dated at Sudbury, in the District of Sudbury, this 20th day of December, A.D. 1951.

G. M. PATERSON,
Clerk, Township of McKim.

(8)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act amending, varying and revising the provisions of an Act respecting the Town of Oshawa, being chapter 122 of Statutes of Ontario, 1922, as amended by section 6 of The City of Oshawa Act, 1951, being chapter 110 of Statutes of Ontario, 1951, and, more particularly, providing for changes in the procedure for imposing the special frontage rate for the construction of watermains authorized by the said Act and for exempting agricultural lands therefrom.

Dated at Oshawa, Ontario, this 31st day of December, 1951.

THE CORPORATION OF
THE CITY OF OSHAWA

By its Solicitor,
W. J. HARE,
Oshawa, Ontario.

(17)

1-2-3-4-5-6

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the County of Waterloo for a special Act: To establish a road commission for the County of Waterloo consisting of representatives from the Cities of Kitchener, Galt, and Waterloo, and the County of Waterloo, to be known as "Waterloo County Roads Commission" with jurisdiction and authority over suburban and County roads and bridges within the County of Waterloo, and defining the rights, powers, duties and responsibilities of the said Commission over such roads and bridges, and the liability of the said municipalities to contribute to the construction, improvement, maintenance and repair of the said roads and bridges under the control of the said Commission.

Dated at Waterloo, Ontario, this twenty-eight day of December, 1951.

McGIBBON & HARPER,
Waterloo, Ontario.
Solicitors for the Applicant.

(18)

1-2-3-4-5-6

TAKE NOTICE that an application will be made on behalf of The Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To have the Board consist of eight trustees to hold office for a period of two years, providing that of the original eight trustees elected in 1952, the term of office of four of the said trustees, to be determined by lot, shall expire December 31st, 1953, and that four trustees shall be elected annually to hold office for a period of two years.

2. To terminate the term of office of the trustees holding office in 1952 on December 31st, 1952.

3. To have the election of trustees by general vote without regard to wards or ward boundaries, by the Separate School rate-payers of the City of Sarnia in the year 1952 and thereafter at the same time and place and by the same returning officer or officers and conducted in the same manner as the municipal nominations and elections in and for the City of Sarnia, and to have the provisions of The Municipal Act respecting the time and manner of holding nominations and elections, including the method of receiving nominations for office and the resignations of persons nominated and declarations of qualification of office apply mutatis mutandis to such and all subsequent elections.

4. To provide for appointment by the Board of Trustees to fill in vacancies occurring on the Board between any two elections.

Dated this 31st day of December, 1951.

DONOHUE & MAHER,
278 N. Front St.,
Sarnia, Ontario.
Solicitors for the Applicants.

(24)

1-2-3-4-5-6

Corporation Notices

PARENT LAKE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Parent Lake Mines Limited (No Personal Liability) will make an Application to His Honour The Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 2nd day of January, 1952.

M. E. COWAN,
Secretary.

(19)

1

DELANDORE SULPHUR & IRON MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Delandore Sulphur & Iron Mines Limited (No Personal Liability) will make an application to His Honour The Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 2nd day of January, 1952.

M. E. COWAN,
Secretary.

(20)

1

DELANDORE MINES LIMITED

NOTICE IS HEREBY GIVEN that Delandore Mines Limited will make an Application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 2nd day of January, 1952.

J. D. REILLY,
Secretary.

(21)

1

Under the provisions of the Ontario Companies Act, R.S.O. 1950, Chapter 59 and amendments thereto, CLYDE CONSTRUCTION COMPANY LIMITED hereby gives notice that it will make application to the Lieutenant-Governor of the Province of Ontario for the acceptance and surrender of its charter and its cancellation on and from a date to be fixed by him.

Dated at Carleton Place, Ontario, this 27th day of December, 1951.

E. L. JAMIESON,
Secretary,
CLYDE CONSTRUCTION
COMPANY LIMITED.

(22)

1

ADANAC STORES LIMITED

By-law changing the Number of Directors.

BE IT ENACTED and it is hereby enacted as a by-law of Adanac Stores Limited (hereinafter called "the Company") as follows:

1. The number of the Board of Directors of the Company be and it is hereby decreased from five to three.

2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 22nd day of October, 1951.

W. J. LUMBERS,
Vice-President.
WM. CHARTERS,
Secretary.

The above is hereby certified to be a true copy of a by-law unanimously passed by the Directors of Adanac Stores Limited at a special meeting called for the purpose of considering the same, and held on the 22nd day of October, 1951, at the City of Toronto, and subsequently confirmed the same day by a special general meeting of shareholders.

Dated this 21st day of December 1951.

WM. CHARTERS,
Secretary.

(5)

1

BEAUVOIR SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that Beauvoir Securities Limited will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto, this 27th day of December, 1951.

W. LITTLE,
Secretary.

(6)

1

BRUNNER MOND MUTUAL BENEFIT SOCIETY

TAKE NOTICE that at a special general meeting of the members of Brunner Mond Mutual Benefit Society, duly called for that purpose and held on the 19th day of December, 1951, a resolution was passed for the voluntary winding up of the said Society under the provisions of The Companies Act (Ontario) and for the appointment of The Canada Trust Company as Liquidator; and that the Society has not entered into any contracts of insurance since October 31st, 1950.

And creditors and any other persons interested are further required to take notice that if any of them have any claim against the said Society, proof of such claim must be filed with the Liquidator prior to February 15th, 1952, after which date the assets of the said Society will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Windsor, Ontario, this 28th day of December, 1951.

THE CANADA TRUST
COMPANY,
The Canada Trust Building,
London at Victoria,
Windsor, Ontario,
Liquidator.

(9)

1-2-3

A by-law providing for varying the number of directors of the Company from five to four and fixing the quorum of the directors at a meeting of the Board of Directors at two.

BE IT ENACTED and it is hereby enacted as a by-law of ARTCRAFT ENGRAVERS LIMITED (herein called the Company), as follows:

1. The number of directors of the Company, be and the same is hereby decreased from five to four so that the Board of Directors of the Company shall hereafter be composed of four directors.

2. Two directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 20th day of October, 1951.

HENRY L. DEAS,
President.
GRACE L. DEAS,
Secretary.

I certify that the foregoing is a true copy of By-law No. 8 enacted by the Artcraft Engravers Limited and confirmed and sanctioned by the shareholders of the said Company as required by the Ontario Companies Act.

GRACE L. DEAS,
Secretary.

(10)

1

LANGDON & SAMSON LIMITED

BY-LAW No. 5

WHEREAS Langdon and Samson Limited was created a body corporate and politic on the 4th day of May, A.D. 1950, by Letters Patent issued under the provisions of the Ontario Companies Act.

And whereas the said Letters Patent provided for three directors of the said Company.

And whereas the Directors deem it desirable that the number of Directors for the said Company be increased to four (4).

Now therefore be it enacted and it is hereby enacted that the number of Directors of the said Company be increased to four (4).

Enacted and passed this 19th day of November, A.D. 1951.

JAMES W. LANGDON,
President.
ROY A. SAMSON,
Secretary-Treasurer.

Certified to be a true and correct copy of By-law No. 5 of Langdon & Samson Limited.

ROY A. SAMSON,
Secretary.

(11)

1

KENORA NICKEL MINES LIMITED

(No Personal Liability)

BY-LAW No. 7

Respecting a Change in the Location of the Head Office of the Company

WHEREAS it is deemed expedient for the purposes of the Company that the Head Office of the Company hereafter be located in the Town of Kenora, in the District of Rainy River.

NOW THEREFORE be it enacted by the Directors of the Company as a by-law thereof that the Head Office of the Company be removed from the City of Toronto, in the County of York and Province of Ontario, to the Town of Kenora, District of Rainy River, Province of Ontario.

Adopted and passed the 20th day of June, 1950.

A. L. BISHOP,
President.
C. S. KENNEDY,
Secretary.

Ratified, approved and confirmed by the vote of more than 2/3rds of the issued shares of the capital

Stock of the Company represented at a meeting duly called for considering the same and held this 7th day of December, 1951.

F. McCALLUM,
President.
W. R. FINLEY,
Secretary.

(12)

1

Under the provisions of The Ontario Companies Act, SMITH FURNITURE COMPANY LIMITED, hereby gives notice that it will make application to the Provincial Secretary of Ontario for the acceptance of the surrender of its charter on and from a date to be fixed by the Provincial Secretary.

Dated at London, this 27th day of December, 1951.

WINNETT & LEWIS,
London, Ontario,
Solicitors for
SMITH FURNITURE
COMPANY LIMITED.

(13)

1

NATIONAL AUTOMOTIVE PARTS LIMITED

BY-LAW No. 13

A by-law to change the Head Office of the Company.

WHEREAS it is deemed expedient to change the location of the Head Office of the Company.

NOW THEREFORE be it enacted and it is hereby enacted as a by-law of National Automotive Parts Limited that the location of the Head Office of the Company be and the same is hereby changed from the City of Toronto to the City of London, in the Province of Ontario.

Enacted this 21st day of November, 1951.

Witness the corporate seal of the Company.

JEAN PAUL PREFONTAINE,
President.

(Corporate Seal)

CHARLES E. PREFONTAINE,
Secretary.

(23)

1

NOTICE IS HEREBY GIVEN that THE GODERICH ORGAN COMPANY LIMITED, will apply to His Honour the Lieutenant-Governor for the Province of Ontario for leave to surrender its charter.

Dated at Goderich, this 28th day of December, 1951.

AGNES J. CHAPMAN,

(25)

1

GLENDRONACH FARMS LIMITED

(Private Company)

TAKE NOTICE that Glendronach Farms Limited has by unanimous resolution of its shareholders, passed on the 31st day of December, 1951, resolved that it be wound up under the provisions of the Ontario Companies Act and that George A. Fallis be appointed Liquidator with full power in connection with all matters pertaining to the winding up.

Dated at Toronto, this 31st day of December, A.D. 1951.

J. R. HETHERINGTON,
Secretary.

(26)

1

THE LONDON LIFE INSURANCE COMPANY

Annual General Meeting

NOTICE IS HEREBY GIVEN that the annual general meeting of the policyholders and shareholders of The London Life Insurance Company will be held at the Head Office of the Company, London, Ontario, on Thursday, January 24, 1952, at 3.00 o'clock in the afternoon, for the purpose of receiving the Directors' report; for the election of Directors for the ensuing year; for considering and, if approved, confirming by-laws passed since the last general meeting; and for the transactions of such other business as may properly be brought before the meeting.

O. D. NEWTON,
Executive Secretary.

(27)

1-2

SPARTUS CAMERAS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that Spartus Cameras (Canada) Limited will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto, this 31st day of December, 1951.

PEARL NEWTON,
Secretary.

(28)

1

COMET TEXTILE LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of Comet Textile Limited, duly called for the purpose and held on the 28th day of November, 1951, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of Jean Cooke, of the City of Toronto, in the County of York, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within sixty days of the date of this notice, after which time

the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Toronto, this 31st day of December, 1951.

JEAN COOKE,
Liquidator,
88 Richmond Street West,
Toronto, Ontario.

(29) 1

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us, the undersigned George Rogers and Ormond R. Bailey, carrying on business as sales representatives, under the firm name of GEORGE ROGERS COMPANY, in the Township of Etobicoke, has this day been dissolved by mutual consent, so far as regards the said George Rogers, who retires from the firm.

The business in future will be carried on under the name, George Rogers Co., by the said Ormond R. Bailey, as a sole proprietorship and he will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated the 1st day of September, 1951.

GEORGE ROGERS,
ORMOND R. BAILEY.

(7) 1

Change of Name Act

TAKE NOTICE that Joseph Sharpe of 45 Essex Street, Toronto will apply before the Presiding Judge in Chambers at the City Hall, Toronto, on Monday the 4th day of February, 1952, at the hour of 10.30 o'clock in the forenoon to change his christian and surname to Joseph Bonney.

Dated at Toronto, this 31st day of December, 1951.

SANDERSON & COCHRANE,
165 Yonge Street,
Toronto, 1, Ontario.
Solicitors for the Applicant

(30) 1

TAKE NOTICE that Dennis Hutzelmann, Student, of the City of Toronto in the County of York, will make application to His Honour Judge T. H. Barton at his Chambers in the City Hall, in the City of Toronto in the County of York, on Thursday, the 17th day of January, 1952 at 10.30 o'clock in the forenoon for an order changing his name to Dennis Van Westerborg.

Dated at Toronto, this 14th day of December, 1951.

JOLLIFFE, LEWIS & OSLER,
85 Richmond Street, W.,
Toronto, Ontario.
Solicitors for the Applicant.

(31) 1

NOTICE IS HEREBY GIVEN, pursuant to this Act, that the application of Algert Pindes, residing at 182 Young Street, Welland, to change his name to Albert Pinder, will be heard by His Honour Judge Fuller, in his Chambers, Court House, Welland on Wednesday the 13th day of February, 1952 at the hour of 10.00 o'clock in the forenoon.

Dated at Welland, this 2nd day of January, 1952.

RAYMOND, SPENCER,
LAW AND MACINNES,
24 Dorothy Street,
Welland, Ontario.
Solicitors for the Applicant.

(32) 1

NOTICE IS HEREBY GIVEN pursuant to this Act, that the application of Sulo Poikkimaki residing at Winona, in the Township of Saltfleet, in the County of Wentworth, in the Province of Ontario, to change his name to Sulo Mackie, and that of his wife Rose Sophia Poikkimaki to Rose Sophia Mackie, will be heard before His Honour, Judge W. F. Schwenger, in Chambers, in the Court House, in the City of Hamilton, on Tuesday the 5th day of February, 1952, at the hour of 10 00 o'clock in the forenoon.

Dated at St. Catharines, Ontario, this 28th day of December, A.D. 1951.

T. R. BEGORA, B.A.,
Bank of Toronto Chambers,
St. Catharines, Ontario.
Solicitor for the Applicant.

(14) 1

Sheriff's Sale of Lands

DISTRICT OF SUDBURY

UNDER AND BY VIRTUE of a Writ of Execution issued out of The Supreme Court of Ontario, wherein the Royal Bank of Canada is the Plaintiff, and Aqua-Jet Motors, Bi-Ore Mines Limited and K. V. Dean, are the Defendants, and to me directed, against the goods, chattels, lands and tenements of the said Defendants, I have seized and taken in execution and will offer for sale by public auction, at my office in the Court House in the City of Sudbury, on Thursday the 17th day of April 1952, at eleven o'clock in the forenoon, all the right, title and interest and equity of the said K. V. Dean, in and to the following lands, namely:

1. 673 St. Clair Street—whole of Parcel 10521 S.E.S. according to Plan M-99 in the office of Land Titles at Sudbury, being a subdivision of part of the north half of Lot Number 7, in the second concession formerly in the Township of McKim now in the City of Sudbury.
2. 43 Lorne Street—In the City of Sudbury in the District of Sudbury, being composed of Lots Numbers one and two on the north side of Spruce Street in Block "C", according to a plan of part of the said City of Sudbury prepared by the Canadian Pacific Railway Company by J. L. Morris, O.L.S. dated March 29th, and registered in the Registry Office for the District of Nipissing, now Sudbury.

3. 236 Spruce Street—In the City of Sudbury in the District of Sudbury, being composed of Lot Number 171 on the north side of Spruce Street, in the City of Sudbury, according to a plan prepared by DeMorest, Stull & Lowe, O.C.S. for the Canadian Pacific Railway Company dated the 7th day of November, 1908, and registered the 12th day of July, 1909.

4. 348 Elizabeth Street—In the City of Sudbury in the District of Sudbury, being composed of Lots 26 and the west twenty-six feet of Lot 27 on the south side of Morris Street, being a subdivision of part of Lot 4 in the third concession, formerly

in the Township of McKim now in the said City of Sudbury.

5. Parcel 7297—S.E.S. whole—Township of Broder, in the District of Sudbury and being composed of part of lot 8 in the third concession of the said Township of Broder, containing by ad-measurement one and three-tenths acres.

Dated at Sudbury, this 3rd day of January, 1952

A. J. MANLEY,
Sheriff, District of Sudbury

(15)

1

Treasurer's Sale of Lands for Taxes

CORPORATION OF THE TOWNSHIP OF TAY

To Wit:

BY VIRTUE OF WARRANT issued under the hand of the Reeve and the Seal of the Township of Tay bearing the date the 13th day of November, 1951, and to me directed, commanding me to levy upon the lands mentioned in the following list for the arrears of taxes due thereon, and the costs as herein set forth.

I HEREBY GIVE NOTICE that unless the said arrears and costs are sooner paid I shall proceed to sell the said lands or so much thereof as may be necessary to settle the aforesaid arrears of taxes and other charges thereon, at my office, in the Township Hall, in the Village of Victoria Harbour by Public Auction, on the 14th day of April, 1952, beginning at 2 o'clock in the afternoon and in compliance with the Assessment Act.

AND TAKE FURTHER NOTICE, at the adjourned sale to be held at the same hour, on the 28th day of April, 1952, if necessary, the Corporation of the Township of Tay intends to purchase any of the lands offered for sale unless the full amount of all arrears and costs be realized from the sale thereof.

C. W. GERVAIS,
Treasurer.

Name of Owner and Description	Years in Arrears	Taxes	Costs	Total
114. Edwin J. Fox—Con. 1, W. pt. Lot 97.....	1948-49-50	\$124.62	\$4.86	\$129.48
115. Bridget Feehley, Est.—Con. 1, Lot 31.....	1945-46-48-49-50	24.98	2.37	27.35
116. Mrs. Olive Boddy—Con. 1, pt. Lot 108.....	1948-49-50	64.15	3.35	67.50
117. Ross Duncliff—Con. 1, Lots 23-24.....	1947-48-49-50	26.18	2.40	28.58
118. Fred Laroeque—Con. 1, Lot 7.....	1948-49-50	33.18	2.58	35.76
119. Edgar McKee—Con. 2, pt. Lot 103.....	1948-49-50	32.16	2.55	34.71
120. W. A. Smith, Est.—Con. 5, Lots 9 & 54.....	1947-48-49-50	9.51	1.99	11.50
121. Mrs. Lucy Henderson—Con. 9, Lot 104.....	1946-48-50	6.27	1.90	8.17
122. Bertrand Ricker—Con. 9, Lot 30.....	1948-49-50	16.18	2.15	18.33
123. M. Launchbury—Con. 9, pt. W. pt. Lot 9.....	1948-49-50	25.92	2.40	28.32
124. F. Robert Jacob—Con. 10, pt. E. ½ Lot 6.....	1948-49-50	35.19	2.63	37.82
125. Chas. ThoNas—Con. 11, W. ½ Lots 21-22.....	1950	13.67	2.09	15.76
127. Fred Geroux—Con. 13, pt. Lot 18.....	1945-46-47-48-49-50	146.64	5.41	152.05
128. Sam Cadeau—Con. 14, Lot 15.....	1947-48-49-50	66.23	3.40	69.63
129. Wm. A. Yule—Con. 5, Lots 658-659, Pl. 569.....	1949-50	8.75	2.00	10.75
130. Mary A. McDonald, Est.—Con. 12, pt. W. pt. Lot 5.....	1948-50	37.92	2.59	40.51
131. T. H. Allman—Pl. 569, Lots 307, 308, 1220, 1247, Con. 5.....	1949-50	17.61	2.18	19.82
132. Margaret Moreton—Pl. 569, Lots 466, 467, 1751, 1752, Con. 5.....	1949-50	17.75	2.19	19.94
133. Sarah E. Whitfield—Pl. 569, Lots 464, 465, Con. 5.....	1948-49-50	13.09	2.08	15.17
134. John Firby—Pl. 569, Lots 1464, 1465-1466, Con. 5.....	1947-48-49-50	26.24	2.40	15.17
135. Alfred Oliver—Pl. 569, Lots 1578, 1579, 1580, Con. 5.....	1948-49-50	19.65	2.23	21.88
136. J. G. Biggar—Pl. 579, Lot 890, Con. 5.....	1945-46-47-48-49-50	10.82	2.01	12.83
137. A. Perrin—Pl. 579, Lot 893, Con. 5.....	1946-47-48-49-50	10.92	2.03	12.95
138. A. Huckle—Pl. 579, Lots 983, 986, Con. 5.....	1947-48-49-50	17.50	2.19	19.69
139. S. Bartlett—Pl. 579, Lot 384, Con. 5.....	1947-48-49-50	8.67	1.96	10.63
140. Ben Sallows—E. ½ Lot 8, Con. 9.....	1947-50	38.70	2.71	41.41
141. John Steele—Lot 12, S. Hazel, Con. 11.....	1949-50	4.20	1.85	6.05

Published in THE ONTARIO GAZETTE, January 5th 1952.

TREASURER'S SALE OF LANDS FOR TAXES

CITY OF HAMILTON, COUNTY OF WENTWORTH

To Wit:

BY VIRTUE OF A WARRANT, as subjoined, issued by the Mayor of the City of Hamilton, and bearing the date of January 5th, 1952, for the collection of arrears of assessments or taxes upon the undermentioned lands in the City, all such being patented lands, I shall, on the 9th day of April, 1952, at the hour of 11 o'clock in the forenoon, and upon the following day or days until the sale is completed, at the City Hall, Hamilton, proceed to sell the said lands by public auction for the highest amount bid, or such amount as shall be necessary to pay such arrears, together with all charges thereon, unless the same be sooner paid.

R. J. MENARY,
City Treasurer.

City Treasurer's Office,
Hamilton, January 5th, 1952.

WARD 1

Parcel Number	Lot Number	Street and Serial Number	Assessed Description of Property and Name of Person Assessed as Owner or Otherwise. Dimensions, more or less. Years in Arrears.	Amount of Taxes and/or Water Rates in Arrears	Amount of Penalty and Interest	Charges for Commission and Advertising	Total
1 W. pt. 38		Munn St. 11957	N.S., bet. East 31st and East 32nd; W. 4 x 100; Margaret and Leslie Upright, Apt. 3, East Ave. S., Hamilton, Ont.; 1948 & 1949	\$3.87	\$0.72	\$10.25	\$14.84
2	22	Wentworth S. 12191	E.S., bet. Concession and Crockett; 25x120; Chas. Cookney, 220 Emerald N., Hamilton, Ont.; 1949.....	8.47	1.21	10.25	19.93
3 N. pt. 281		East 24th St. 13487-1	E.S., bet. Fennell and Brucedale; 2 x 121; Frank J. Doyle, 65 East Ave. S., Hamilton, Ont.; 1948 & 1949.....	2.55	.48	10.25	13.28
4 S. pt. 20		East 31st St. 13714-1	W.S., bet. Concession and Crockett; 4 x 81; Wm. Machin, 36 Brock St., Hamilton, Ont.; 1948 & 1949.....	3.22	.62	10.25	14.09
5 Land, Pt. Twp. Lot 5		Fennell E. 17264	S.S., bet. Ottawa and East 45th; 198.71x100; Tedron Salmond, Sub St., 12, Hamilton, Ont.; 1949.....	.89	.14	10.25	11.28
6	111	East 31st St. 17773	E.S., bet. Mountain Drain and End of St.; 25x90; J. W. Williamson, 810 Shaw St., Toronto, Ont.; 1949.....	1.00	.14	10.25	11.39
7	496	Cloverdale Ave. 18544	E.S., bet. Dumbarton and Dundonald; 50x 115; James Johnson, Galt, Ont.; 1949.....	5.53	.80	10.25	16.58
8 Pt. Twp. Lot 2, Con. 4		East Drive 19060	W.S., bet. Greenhill and End of St.; 25 acres; Lennard LeClair, 221 Main St. W., Hamilton, Ont.; 1949.....	8.85	1.28	10.25	20.38
9 Front pt. Twp. Lot 31, Con. 3		King E. 19085	S.S., bet. Glendale Rd. and City Limits; 1.91 acres; Lachlan McLean, 468 Barton E., Hamilton, Ont.; 1948 and previous and 1949.....	159.49	28.22	14.69	202.40

WARD 2

10 E. pt. 105		Queensdale E. 22915-1	N.S., bet. East 13th and Wellington; 5x112; Wm. F. Harding, 205 Edgemont St., Hamilton, Ont.; 1948 and 1949.....	11.74	2.15	10.35	24.24
11	401	East 15th St. 23813	E.S., bet. Queensdale and Brucedale; 30x103; James Villiers, 159 Wilson St., Hamilton, Ont.; 1949.....	31.93	4.43	10.91	47.27
12	322	East 15th St. 23874	W.S., bet. Brucedale and Queensdale; 30x 102; Dudley Grassick, 65 Liberty St., Hamilton, Ont.; 1949.....	33.57	4.94	10.96	49.47

WARD 3

13	10	Aberdeen Ave. 32878	N.S., bet. Hawthorne and Paradise Rd.; 30x90; Wm. Joseph and Gabrielle Tremblay, 134 Catharine N., Hamilton, Ont. 1949.....	12.36	1.78	10.35	24.49
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WARD 5

14	Pt. 12	Wellington N. 56048	W.S., bet. Ferrie and Picton; N.S. 43' 10", W.S. 131, S.W. 138 (Triangular); Ralph B. Twiss, 17 Court St., Dundas, Ont.; 1949	17.83	2.67	10.51	31.01
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WARD 8

Parcel Number	Lot Number	Street and Serial Number	Assessed Description of Property and Name of Person Assessed as Owner or Otherwise. Dimensions, more or less. Years in Arrears.	Amount of Taxes and/or Water Rates in Arrears	Amount of Penalty and Interest	Charges for Commission and Advertising	Total
15	381	Stapleton Ave. 83049	E.S., bet. Gertrude and McNulty; 25x114; Ralph R. and Viola Parent, 432 Main E., Hamilton, Ont.; 1949.....	15.59	2.32	10.45	28.36
16	N. pt. 407	Kenilworth N. 85188	W.S., bet. McNulty and Gertrude; 24' 11"x 120; Harry Scott, 298½ Ottawa St. N., Hamilton, Ont.; 1948 & 1949.....	35.59	6.42	11.05	53.06
17	S. pt. 407	Kenilworth N. 85188-1	W.S., bet. McNulty and Gertrude; 1"x120'; Maisie Culver, Aldershot P.O., Ont.; 1948 & 1949.....	.14	Nil	10.25	10.39
18	N. pt. 35	Ivon Ave. 91349	E.S., bet. Barton and Britannia; 9x100; Lorne Brown, 19 Fraser Ave., Hamilton, Ont.; 1948 & 1949.....	21.79	3.66	10.64	36.09
19	269	Walter S. 94316	W.S., bet. Cumberland and Central; 40x' 96' 7"/96' 6½"; Joseph and Stella Blasco, 45 Cameron N., Hamilton, Ont.; 1949....	12.05	1.77	10.35	24.17
20	167	Knox Ave. 95014	E.S., bet. Grace and Glow; 25x105; Samuel Blain Estate, c/o L. C. Lee, Aurora, Ont.; 1949.....	4.59	.69	10.25	15.53
21	168	Knox Ave. 95015	E.S., bet. Grace and Glow; 25 x 105; Elizabeth Blain, Oak Ridge, Ont.; 1949.....	4.59	.69	10.25	15.53
22	Pt. 210	Knox Ave. 95036	E.S., bet. Mead and Burlington; 9' 7" x 105; Katharine Whitney, 1265 King E., Hamilton, Ont.; 1949.....	2.22	.30	10.25	12.77
23	Pt. Pcl. A, Land, Rear	Osborne 95584	E.S., bet. Burlington and Vansitmart; 35x 94' 8"; Stephen and Margaret Sankow, R.R. No. 5, Hamilton, Ont.; 1949....	3.83	.57	10.25	14.65

To R. J. Menary, Esq.,
Treasurer of the City of Hamilton.

You are hereby authorized and directed to levy upon the lands described in the lists hereunto annexed, the arrears of taxes and water rates due thereon and all costs and charges authorized by Statute in that behalf, and to proceed in the sale for the said arrears of taxes and water rates, and costs as the law directs.

As witness my hand and Seal of the Corporation of the City of Hamilton this 5th day of January, 1952.

L. D. JACKSON, Mayor.

(1)

1

TREASURER'S SALE OF LANDS FOR TAXES

UNITED COUNTIES OF PRESCOTT AND RUSSELL

To Wit:

BY VIRTUE OF A WARRANT under the hand of the Warden and the Seal of the United Counties of Prescott and Russell, bearing date the 12th day of December, A.D. 1951, and to me directed, commanding me to levy upon the lands hereinafter described for the arrears of taxes, together with all costs incurred, I hereby give notice that, pursuant to The Assessment Act, Chapter 24, R.S.O. 1950, Section 144, I will, on Tuesday, the eighth (8) day of April, A.D. 1952, at the hour of one (1) o'clock p.m., at the Court House in the Village of L'Orignal, in the County of Prescott, one of the said United Counties, proceed to sell by public auction as much of the lands as are in the said United Counties, or so much thereof as may be necessary to discharge the arrears of taxes and the charge thereon unless such arrears and charges have been paid sooner.

The adjourned sale of all lands remaining unsold will be held at L'Orignal on Tuesday, the twenty-second (22) day of April, A.D. 1952, at the hour aforesaid, at which sale the lands will be sold as authorized under Section 161 of the said Act, subject to the direction of Municipal Councils, respectively.

The following described lands are all patented.

TOWNSHIP OF ALFRED

	Name and Description	Acres	Taxes	Costs	Total
1.	Arthur Boucher—V. Lot 21, Con. 1.....	¼	\$29.17	\$5.73	\$34.90
2.	Dr. Harry Byers—N.E. corner Lot 28, Con. 1.....	5	55.93	6.40	62.33
3.	James Watson—N.E. ¼ Lot 36, Con. 3.....	50	121.54	8.04	129.58
4.	Marie Jeanne Simard—W. corner Lot 3, Con. 5.....	1	11.04	5.28	16.32
5.	Rene Greff—N.E. corner Lot 5, Con. 8.....	½	42.12	6.05	48.17
6.	Jean Tourangeau—N. ½ Lot 3, Con. 13.....	100	23.07	5.58	28.65

TOWNSHIP OF CAMBRIDGE

7.	Thomas Tuplin—N. ½ W. ¼ Lot 9, Con. 2.....	75½	43.82	6.10	49.92
	W. ¼ Lot 12, Con. 2.....	50			
8.	Laurier Bourdon—S.E. ¼ Lot 2, Con. 3.....	50	47.90	6.20	54.10
9.	Lucien Page—E. ½ of W. ½ Lot 20, Con. 3.....	50	101.20	7.53	108.73
10.	Jean Paul Bisson—S. ½ Lot 20, Con. 4.....	50	71.38	6.78	78.16

TOWNSHIP OF EAST HAWKESBURY

11.	Mathilda Williamson—N.E. pt. Lot 1, Con. 1.....	$\frac{1}{4}$	6.03	5.25	11.28
12.	J. B. Williamson—N. pt. Lot 1, Con. 1.....	$\frac{1}{4}$	16.20	5.41	21.61

VILLAGE OF L'ORIGINAL

13.	Estate Ant. Hubert—12 S.S. Queen St.....		132.88	8.32	141.20
14.	J. T. Simard—8 S.S. Road Blk.....		27.24	5.68	32.92

TOWNSHIP OF SOUTH PLANTAGENET

15.	Mrs. Arthur Johnston—W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 16, Con. 11.....	25	163.59	9.09	172.68
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I. ROULEAU,
County Treasurer.

L'Original, Ontario.
December 12th, 1951.
(2410)

Publications Under The Regulations Act

JANUARY 5th, 1952

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 321/51.

Programmes of Recreation.

New and Revoking Regulations 62 of Consolidated Regulations 1950 and O. Regs. 158/51, and Amending O. Regs. 273/51.

Made—10th December, 1951.

Approved—13th December, 1951.

Filed—17th December, 1951, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

PROGRAMMES OF RECREATION

INTERPRETATION

1.(1) In these regulations

- (a) "approved maintenance and operating costs" means the costs of renting or maintaining buildings, areas, and equipment for programmes of recreation, and the operating costs of these programmes, including wages, publicity, and office supplies, *less* the total amount received from fees or payments for programmes of recreation;
- (b) "area community-programme" means a community programme of recreation conducted on a non-profit basis by an area recreation-committee;
- (c) "area recreation-committee" means a committee appointed by a recreation committee to conduct an area community-programme;
- (d) "assistant" means any person appointed by a recreation-committee or joint recreation-committee to lead and instruct persons taking part in a community programme, but does not include any person appointed to supervise buildings, areas, and equipment for programmes of recreation, or persons appointed for the purposes of office administration;
- (e) "community programme" means a community programme of recreation conducted on a non-profit basis;
- (f) "director" means a person appointed by a recreation committee or joint recreation-committee to direct and co-ordinate a community programme in one or more municipalities, as the case may be;
- (g) "joint community-programme" means a community programme of recreation conducted on a non-profit basis by two or more municipalities;
- (h) "joint recreation-committee" means a committee appointed jointly by two or more municipal councils to conduct a joint community-programme;
- (i) "municipal council" means the council of a municipality under *The Municipal Act*,

(j) "recreation committee" means a committee appointed by a municipal council to conduct a community programme; and

(k) "recreation" means cultural, historical, physical and social activities and services, but does not include the direction or supervision of a school programme of recreation.

(2) Approved maintenance and operating costs shall be subject to the approval of the Minister.

COMMUNITY PROGRAMMES

2.(1) With the approval of the Minister, a municipal council may appoint a recreation committee of seven persons, two of whom shall be members of the council.

(2) The committee may appoint

- (a) a full-time director,
- (b) such assistants as it may deem necessary, and
- (c) a secretary for the director.

CONDITIONS OF GRANTS FOR COMMUNITY PROGRAMMES

3. A municipal council conducting a community programme shall be eligible for the grants under regulation 4 if

- (a) the programme is in charge of a recreation committee,
- (b) the content of the programme is approved by the Minister,
- (c) the accommodation and facilities for conducting the programme are approved by the Minister, and
- (d) the director is approved by the Minister.

APPORTIONMENT OF GRANTS FOR COMMUNITY PROGRAMMES

4.(1) Where a municipal council complies with regulation 3, it shall be paid the following annual grants:

- (a) 33-1/3 per cent of the annual salary of the director,
- (b) 33-1/3 per cent of the annual salary of the director's secretary,
- (c) subject to subregulation 2, 33-1/3 per cent of the annual salary of each assistant, and
- (d) 20 per cent of approved maintenance and operating costs.

(2) The Minister may determine the number of assistants in respect of which the grant under clause c of subregulation 1 shall be paid.

(3) Where

- (a) a municipal council complies with regulation 3 and owns, operates and maintains a museum that is open to the public at least 3 hours a day and at least 120 days in the year, and
- (b) the recreation committee of the municipal council conducts a museum programme,

the municipal council shall be paid an annual grant of

- (c) \$600, or
- (d) the amount appropriated by the municipal council for the museum programme not including grants it receives in respect of a museum programme conducted the preceding year.
- (4) The maximum grants shall be as follows:
 - (a) \$1500 under clause *a* of subregulation 1,
 - (b) \$ 500 under clause *b* of subregulation 1,
 - (c) \$ 500 under clause *c* of subregulation 1,
 - (d) \$ 600 under clause *d* of subregulation 1, and
 - (e) \$ 600 under subregulation 3.
- (5) The total of the grants shall not exceed
 - (a) \$1600 under clause *c* of subregulation 1, and
 - (b) \$4800 under subregulations 1 and 3.

JOINT COMMUNITY-PROGRAMMES

5.(1) With the approval of the Minister, two or more municipal councils of municipalities having a combined population under 25,000 may appoint a joint recreation-committee of 9 persons and each of those councils shall have at least one of its members on the committee.

- (2) The committee may appoint
 - (a) a full-time director,
 - (b) such assistants as it may deem necessary, and
 - (c) a secretary for the director.
- (3) The municipal councils may enter into an agreement for the purpose of programmes of recreation.

CONDITIONS OF GRANTS FOR JOINT COMMUNITY-PROGRAMMES

6. Two or more municipal councils conducting a joint community-programme shall be eligible for the grants under regulation 7 if

- (a) the programme is in charge of a joint recreation-committee,
- (b) the content of the programme is approved by the Minister,
- (c) the accommodation and facilities for conducting the programme are approved by the Minister, and
- (d) the director is approved by the Minister.

APPORTIONMENT OF GRANTS FOR JOINT COMMUNITY-PROGRAMMES

7.(1) Where two or more municipal councils comply with regulation 6, they shall be paid jointly the following annual grants:

- (a) 33-1/3 per cent of the annual salary of the director,
- (b) 33-1/3 per cent of the annual salary of the director's secretary,
- (c) subject to subregulation 2, 33-1/3 per cent of the annual salary of each assistant, and
- (d) 20 per cent of approved maintenance and operating costs.

(2) The Minister may determine the number of assistants in respect of which the grant under clause *c* of subregulation 1 shall be paid.

- (3) The maximum grants shall be as follows:
 - (a) \$1000 under clause *a* of subregulation 1,
 - (b) \$ 500 under clause *b* of subregulation 1,
 - (c) \$ 500 under clause *c* of subregulation 1, and
 - (d) \$ 400 under clause *d* of subregulation 1.
- (4) The total of the grants shall not exceed
 - (a) \$1600 under clause *c* of subregulation 1, and
 - (b) \$3500 under subregulation 1.

AREA COMMUNITY-PROGRAMMES

8. For the purpose of conducting area community-programmes, joint recreation-committees and recreation committees in townships having a population under 25,000 may appoint area recreation-committees, and recreation committees in municipalities having a population of at least 25,000 may appoint area recreation-committees and area recreation-directors.

GRANTS FOR AREA COMMUNITY-PROGRAMMES

- 9.(1) Where two or more municipal councils
 - (a) are entitled to a grant under subregulation 1 of regulation 7, and
 - (b) conduct area community-programmes each in charge of an area recreation-committee,

they shall be paid jointly an additional annual grant of 20 per cent of the approved maintenance and operating costs of each area community-programme but not exceeding \$100.

(2) Where the municipal council of a township having a population under 25,000

- (a) is entitled to a grant under subregulation 1 of regulation 4, and
- (b) conducts area community-programmes each in charge of an area recreation-committee,

it shall be paid an additional annual grant of 20 per cent of the approved maintenance and operating costs of each area community-programme, but not exceeding \$100.

(3) Where the municipal council of a municipality having a population of at least 25,000

- (a) is entitled to a grant under subregulation 1 of regulation 4, and
- (b) conducts area community-programmes each in charge of an area recreation-committee

it shall be paid additional annual grants as follows:

- (c) 33-1/3 per cent of the annual salary of each full-time area recreation-director but not exceeding \$700, and
- (d) 20 per cent of the approved maintenance and operating costs of each area community-programme, but not exceeding \$200.

LIMITATION OF GRANTS

10. The number of area community-programmes in respect of which grants shall be paid shall be determined by the Minister.

11. The total of the additional annual grants shall not exceed

- (a) under subregulation 1 of regulation 9, \$800,
- (b) under subregulation 2 of regulation 9, \$800,
- (c) under subregulation 3 of regulation 9
 - (i) \$1800 for a municipality having a population of at least 25,000 but under 75,000,
 - (ii) \$3600 for a municipality having a population of at least 75,000 but under 200,000, or
 - (iii) \$6300 for a municipality having a population of at least 200,000,

and no municipality may qualify for grants under more than one of clauses *a*, *b* and *c*.

MULTIPLICITY OF PROGRAMMES

12. No municipal council shall be paid a grant under these regulations where it

- (a) conducts at the same time a community programme and a joint community-programme, or
- (b) enters into more than one agreement under subregulation 3 of regulation 5.

SPECIAL GRANTS

13.(1) With the approval of the Minister any provincial organization which conducts a programme of recreation and is ineligible for a grant under these regulations may be paid a special grant not exceeding \$2500.

(2) With the approval of the Minister, a school board in unorganized territory conducting a programme of recreation as a service to the community may be paid a grant not exceeding \$3500.

14. Where

- (a) the municipal council of a county owns, operates and maintains a museum that is open to the public at least 3 hours a day and at least 120 days in the year, and
- (b) a museum is conducted by a museum committee appointed by the municipal council of a county,

the municipal council shall be paid an annual grant of

- (c) \$600, or
- (d) the amount appropriated by the municipal council for the museum programme not including grants it receives in respect of a museum programme conducted the preceding year.

REDUCTION IN GRANTS

15. Where in any year the amount voted by the Legislature for the grants under these regulations is insufficient to pay the grants in full, the Minister may make a *pro rata* reduction.

16. Regulations 62 of Consolidated Regulations of Ontario 1950, Ontario Regulations 158/51 and regulations 3 and 4 of Ontario Regulations 273/51 are revoked.

W. J. DUNLOP
Minister of Education

Toronto, December 10, 1951.

(2393)

1

THE MILK CONTROL ACT

O. Reg. 322/51.

Retail Milk Prices in the Market of
Schreiber.

New.

Made—19th December, 1951.

Filed—21st December, 1951, 12.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Schreiber shall be as follows:

(a) buttermilk	
quart.....	\$.22
(b) cereal treat	
quart.....	.67
pint.....	.35
half-pint.....	.20
(c) chocolate drink	
quart.....	.27
pint.....	.15
half-pint.....	.09
(d) skim-milk	
quart.....	.19
(e) sour cream	
quart.....	.82
pint.....	.46
half-pint.....	.26
(f) special milk	
quart.....	.27
pint.....	.15

(g) standard milk	
quart.....	.24
pint.....	.14
(h) table cream	
quart.....	.82
pint.....	.46
half-pint.....	.26
(i) whipping cream	
quart.....	1.27
pint.....	.67
half-pint.....	.37

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 19th day of December, 1951.

(2449) 1

THE MILK CONTROL ACT

O. Reg. 323 51.
Retail Milk Prices in the Market of
Stratford.
New.
Made—19th December, 1951.
Filed—21st December, 1951, 12.00 a.m.

REGULATIONS MADE BY THE BOARD
UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Stratford shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
pint.....	.09	.10
half-pint.....	.06	.07
8 ounces.....	.05	.06
7 ounces.....	.04	.05
(b) cereal treat		
quart.....	.65	.66
half-pint.....	.18	.19
(c) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(d) skim-milk		
quart.....	.15	.16
(e) sour cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(f) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(g) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06

(h) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(i) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36
8 ounces.....	.28	.29
7 ounces.....	.25	.26

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 19th day of December, 1951.

(2450) 1

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Government Publications

As listed below, may be obtained from the Office of the King's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the King's Printer.

REVISED STATUTES OF ONTARIO, 1950 5 Bound Volumes — — — \$25.00 per set	THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950 3 Bound Volumes — — — \$20.00 per set
SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00	
Assessment Act.....\$.75	Logging Tax Act..... .25
Bills of Sale and Chattel Mortgage Act..... .25	Marine Insurance Act..... .25
Bulk Sales Act..... .25	Mechanics Lien Act..... .25
Companies Act..... .75	Municipal Act..... 2.00
Conditional Sales Act..... .25	Municipal Drainage Act
Coroners' Act..... .25	Municipal Drainage Aid Act }25
Corporations Tax Act..... .50	Provincial Aid to Drainage Act }
Department of Municipal Affairs Act..... .50	Notaries Act..... .25
Deserted Wives and Children's Maintenance Act.. .25	Partnership Act and Partnership Registration Act..... .25
Ditches and Watercourses Act..... .25	Planning Act..... .25
Division Courts Act, Rules and Forms..... 1.00	Public Accountancy Act..... .25
Evidence Act..... .15	Public Health Act..... .50
Hospital Tax Act and Regulations..... .25	Public Utilities Act..... .25
Insurance Act..... 1.00	Registry Act..... .50
Justice of the Peace Act..... .10	Sale of Goods Act..... .25
Land Surveyors Act..... .25	Securities Act and Regulations..... .50
Land Titles Act..... .50	Security Transfer Tax Act and Regulations..... .25
Land Transfer Tax Act..... .25	Succession Duty Act and Regulations..... 1.00
Landlord and Tenant Act..... .25	Surveys Act..... .25
Line Fences Act..... .25	Title Drainage Act..... .25
Loan and Trust Corporations Act..... 1.25	Trustees Act..... .25
Local Improvement Act..... .50	

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950..... 5.00	Report of the Ontario Royal Commission on Milk, 1947..... 1.00
Land Titles Rules, Forms and Tariff of Fees..... 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk..... .15
Manual of Assessment Values..... 4.00	Report of the Select Committee on Conservation, 1950..... 1.00
Municipal Directory, 1951..... 1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951..... 1.75
Public Accounts of the Province of Ontario..... .50	Surrogate Court Rules, Forms and Tariff of Fees.. .50
Regulations Under The Division Courts Act... 1.00	
Report of the Ontario Royal Commission on Forestry, 1947..... 1.00	



ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 157 of The Assessment Act provides:

157. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No. 1—Earliest Date Sale can be held—April, 5th,	1952
February 2nd,	" " 5 " " " " " —May 3rd,	"
March 1st,	" " 9 " " " " " —June 2nd,	"
April 5th,	" " 14 " " " " " —July 5th,	"
May 3rd,	" " 18 " " " " " —August 2nd,	"
June 7th,	" " 23 " " " " " —September 6th,	"
July 5th,	" " 27 " " " " " —October 4th,	"
August 2nd,	" " 31 " " " " " —November 1st,	"
September 6th,	" " 36 " " " " " —December 6th,	"
October 4th,	" " 40 " " " " " —January 3rd,	1953
November 1st,	" " 44 " " " " " —February 2nd,	"
December 6th,	" " 49 " " " " " —March 7th,	"

Advertisements of tax sales must be received by the King's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", King's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations “line” means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, **approximately four days after publication date**, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, King's Printer Office,
Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JANUARY 12th, 1952

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Government Notices Respecting Corporations

Letters Patent of Incorporation

EDGAR T. ALBERTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arnold Kingsley Graham, William Leeds Liscombe and Alexander Desmond Givens, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EDGAR T. ALBERTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to carry on in all its branches the business of insurance agents, representatives and managers for any company, association, group, club, syndicate or individual engaged directly or indirectly in the business of insurance, in any or all of its classifications, or in any guarantee, indemnity, bonding or like business; with a capital divided into Two Thousand preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Arnold Kingsley Graham, William Leeds Liscombe and Alexander Desmond Givens, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

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CADHAUL TRUCKING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of November, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Boyne Hellens, of the Town of Cobalt, in the District of Temiskaming and Province of Ontario, Accountant; and Dorothy Isabel Hartley, Secretary, and Dalton Gilbert Dean, Solicitor, both of the Town of Haileybury, in the said District of Temiskaming; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CADHAUL TRUCKING COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of operating omnibuses, cabs, drays, taxicabs, motor buses, auto drays, motor trucks or other private or public conveyances; to carry on all or any of the following businesses, general carriers, railway and forwarding agents, storage and warehouse men, transfer and express agents, and any other similar business; to carry on the business of running motor omnibuses of all kinds and motor trucks at such places as the Company may see fit for carrying passengers or goods for hire; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said Town of Cobalt; and its Provisional Directors being Gordon Boyne Hellens, Dorothy Isabel Hartley and Dalton Gilbert Dean, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

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CARLING REALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bear-

ing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Maurice Wilfred Wright and Michael Greenberg, Barristers; and Shirley Lefebvre and Alma Bonner, Stenographers; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARLING REALTY COMPANY LIMITED: (a) To carry on the business of a land company and in connection therewith to acquire, by purchase, lease, exchange, grant, concession or otherwise, and to hold, subdivide lay out in building lots, streets, lands and squares and otherwise to improve, develop, rent, sell, convey, exchange, lease and otherwise dispose of and generally deal in lands and real estate of all and every kind and description, whether vacant, improved or otherwise, and any right, title or interest therein and property of any other kind or description, including personal and movable property, and any rights and privileges that the Company may consider necessary for the purposes of its business; and for the further purposes and objects therein set forth: with a capital divided into Nine Hundred 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Maurice Wilfred Wright, Michael Greenberg, Shirley Lefebvre and Alma Bonner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

IVAN H. CLEAVER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ivan Howie Cleaver, Real Estate Broker, and Berna Maud Cleaver, Married Woman, both of the Town of Burlington, in the County of Halton and Province of Ontario; and Jean Pearl Dickenson, of the Township of Trafalgar, in the said County of Halton, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of IVAN H. CLEAVER LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To act as real estate brokers in the purchase, sale, lease, rental and exchange of real estate; and for the further purposes and objects therein set forth: with a capital of Ten Thousand dollars divided into One Thousand shares of Ten dollars each; with its Head Office at the said Town of Burlington; and its Provisional Directors being Ivan Howie Cleaver, Jean Pearl Dickenson and Berna Maud Cleaver, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

C. H. CLEWORTH & ASSOCIATES (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Oliver William Durdin, Terence Barry Nelligan and Francis Gerard Carter, Solicitors; Thelma Marjorie Bailey, Accountant; and Ennis Simmons, Stenographer; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. H. CLEWORTH & ASSOCIATES (CANADA) LIMITED: (a) To carry on the business of management consultants, industrial consultants and advisers and consultants in the operation of all kinds of businesses, operations and undertakings and, particularly, without limiting the generality of the foregoing, to devise and install, for all manner of businesses, industries and other enterprises, systems with respect to sales and administrative expense, budgets, accounting and cost methods, clerical and factory labour, direct and indirect, overhead costs, inventories and other cost elements; and for the further purposes and objects therein set forth: with a capital divided into Thirty-six Thousand non-voting preference shares of the par value of One dollar each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Oliver William Durdin, Terence Barry Nelligan, Francis Gerard Carter, Thelma Marjorie Bailey and Ennis Simmons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

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DOUGLAS CLEANERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Edwin Gilpin Young, Solicitor; Charles Gordon Munro, Accountant; and Iris Mae Gough, Stenographer; all of the City of Woodstock, in the County of Oxford and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DOUGLAS CLEANERS LIMITED: (a) To carry on the business of cleaners, pressers, dyers, launderers and repairers of clothing, fabrics, goods and household furnishings; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Five Hundred preference shares of the par value of Ten dollars each and Two Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Woodstock; and its Provisional Directors being William Edwin Gilpin Young, Charles Gordon Munro and Iris Mae Gough, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

EWING & GREGERS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Worrall and James Arthur Boles, Solicitors; and Jessie Hunter, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EWING & GREGERS COMPANY LIMITED: (a) To carry on the business in all its branches of manufacturers of wood products and, in particular, to buy, sell, barter, import, export, manufacture, produce and deal in goods, wares, merchandise, provisions, stores, consumable articles, commodities, chattels and effects of all kinds, both at retail and wholesale; and for the further purposes and objects therein set forth: with a capital divided into Seven Thousand preference shares of the par value of Ten dollars each and Three Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Worrall, James Arthur Boles and Jessie Hunter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

G. T. GREEN HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Duncan Roy Kennedy and Ralph DeLong Sweet, Barristers; and Audrey Elizabeth Wood, Secretary; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of G. T. GREEN HARDWARE LIMITED; To carry on business as general hardware merchants and dealers in electrical supplies, paints and chinaware; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being Duncan Roy Kennedy, Audrey Elizabeth Wood and Ralph DeLong Sweet, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

FRED HALL & SON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul Gillrie Philp and Hugh Firstbrook Dean, Solicitors; and Mary Irene Hindelang,

Bookkeeper; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FRED HALL & SON LIMITED: (a) To carry on business as machinists, iron-founders, manufacturers of machinery, tool makers, brass founders, metal workers, boiler makers, millwrights, iron and steel converters, smiths, wood workers, builders, painters, metallurgists, gas makers, carriers or merchants; to buy, sell, manufacture, repair, convert, alter, let or hire and deal in machinery, engines, tools, implements and hardware of all kinds; and to acquire, buy, sell, exchange and deal in all materials, metals and articles used in the manufacture and repair of machinery, engines, tools and implements or in any way connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand non-voting non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars, with its Head Office at the said City of Hamilton; and its Provisional Directors being Paul Gillrie Philp, Hugh Firstbrook Dean and Mary Irene Hindelang, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

HUNTSVILLE DISTRICT MEMORIAL HOSPITAL

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sidney Guy Avery, Salesman; Murray Cameron, School Teacher; Sidney Robert Davis, Postmaster; Israel Ginsburg, Retired Merchant; Hazel Hubbel and Norma Shearer, Married Woman; Robert Arthur Hutcheson, Lumberman; Randall Warden Jupp, Garage Operator; Robert Henry Leigh, Postal Clerk; Donald Lough, Contractor; Frank Milligan, Clergyman; George Clairmont Mosbaugh, Chemist; Harmon Edmund Rice, Publisher; Frederick Bertram Schuch, Solicitor; and Frederick Norman Taylor, Engineer; all of the Town of Huntsville, in the District of Muskoka and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of HUNTSVILLE DISTRICT MEMORIAL HOSPITAL: (a) To establish, equip, maintain, operate and conduct a hospital for the reception, support, clothing and medical and surgical treatment of persons requiring the same who shall be admitted thereto; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Huntsville; and its First Directors being Sidney Guy Avery, Murray Cameron, Sidney Robert Davis, Israel Ginsburg, Hazel Hubbel, Robert Arthur Hutcheson, Randall Warden Jupp, Robert Henry Leigh, Donald Lough, Frank Milligan, George Clairmont Mosbaugh, Harmon Edmund Rice, Frederick Bertram Schuch, Norma Shearer and Frederick Norman Taylor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

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THE KIWI POLISH COMPANY (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Britton Bath Osler, one of His Majesty's Counsel learned in the Law; Norman MacDougall Simpson, Solicitor; and Donald Hugh Ford, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE KIWI POLISH COMPANY (CANADA) LIMITED; To carry on the business of producing, manufacturing, buying, importing, exporting, selling, merchandising, using and dealing in compounds and fluids of all descriptions and especially, but without restricting the generality thereof, boot and shoe polishes and preparations of all descriptions suitable for use in cleaning or polishing leather or any other surfaces and preparations suitable for use for preserving leather and other materials; with a capital of One Hundred and Fifty Thousand dollars divided into Fifteen Thousand shares of Ten dollars each; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Britton Bath Osler, Norman MacDougall Simpson and Donald Hugh Ford, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

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ROY LERNER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roy Allen Lerner, Merchant; Ida Lerner, Housewife; and Joseph Carp, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of Roy Lerner Limited: (a) To buy, sell, manufacture and deal in goods, wares and merchandise of every kind and description and, in particular, radio and electronics, both at wholesale and retail, and to carry on a general trading and commercial business; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty Thousand non-voting redeemable preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Roy Allen Lerner, Ida Lerner and Joseph Carp, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

THE McCONNELL NURSERY CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John David Harrison and Edward Cayley Elwood, both of the City of London, in the County of Middlesex and Province of Ontario, Solicitors; and Jacqueline Crooks, of the village of Byron, in the said County of Middlesex, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of THE McCONNELL NURSERY CO. LIMITED: (a) To grow, produce and propagate fruits, grasses, grains, seeds, vegetables and garden produce, flowers, trees, shrubs and plant life of all kinds, by natural, artificial or other means, and for the further purposes and objects therein set forth: with a capital divided into One Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office in the Township of Malahide, in the County of Elgin and Province of Ontario; and its Provisional Directors being John David Harrison, Edward Cayley Elwood and Jacqueline Crooks, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

R. J. McDERMOTT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert John McDermott, Manufacturer's Agent; Robert Edgar McDermott, Sales Manager; Margaret Frances McDermott, Married Woman; and John Joseph McDermott, Manager; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of R. J. McDERMOTT COMPANY LIMITED: (a) To buy, sell and otherwise dispose of, hold, own, manufacture, produce, export and import and deal in, either as principal or agent and upon commission, consignment or otherwise, goods, wares, products and merchandise of any kind and nature whatsoever, and to do a general commission merchants' merchandise brokerage, selling agents' and factors' business in goods, wares and merchandise dealt in by the Company; and for the further purposes and objects therein set forth: with a capital divided into Five Thousand preference shares of the par value of Ten dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert John McDermott, Robert Edgar McDermott, Margaret Frances McDermott and John Joseph McDermott, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

MERCHANTS PROPERTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Fitzwilliam Stairs, Edward William Rowat, Patrick Emmet Kierans, Albert Bronson Culver and John Brooke Claxton, all of the City of Montreal, in the Province of Quebec, Advocates; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MERCHANTS PROPERTY COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To acquire land for building purposes and to lay out building lots, and to clear and improve the same in any manner, to construct roads and ways of every description, and to purchase, lease, construct or otherwise acquire, hold and enjoy and to manage, on properties owned or controlled by the Company, facilities for water supply or for the furnishing of gas, electricity, power, light, heat, drainage or sewerage and to carry on any business incidental to any of the aforesaid purposes; and for the further purposes and objects therein set forth: with a capital of Twenty-five Thousand dollars divided into Twenty-five Thousand shares of One dollar each; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being John Fitzwilliam Stairs, Edward William Rowat, Patrick Emmet Kierans, Albert Bronson Culver and John Brooke Claxton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

GEORGE MONTGOMERY AUTOMOTIVE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Edward Montgomery, Merchant; Marguerite Josephine Montgomery, Married Woman; and Albert Howard Felt, Secretary; all of the Town of Barrie, in the County of Simcoe and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GEORGE MONTGOMERY AUTOMOTIVE CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts of all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Eight Hundred 5% redeemable non-cumulative preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the

issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Barrie; and its Provisional Directors being George Edward Montgomery, Marguerite Josephine Montgomery and Albert Howard Felt, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

THE PINERY CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Angus William Roe Sinclair and Lawrence Hynes, Solicitors; and June Vivienne Burkholder, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of THE PINERY CORPORATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To acquire by purchase or otherwise the real property in the Township of Bosanquet, in the County of Lambton and Province of Ontario known as The Pinery and being composed of FIRSTLY, Township Lots 11 to 30, both inclusive, in the Lake Road West Concession of the said Township together with the bed of the Aux Sables River from the northerly limit of the said Township Lot 11 to the southerly limit of the said Township Lot 30 and that part of Township Lot 31 in the said Concession lying east of the Aux Sables River, and for the further purposes and objects therein set forth: with a capital divided into One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Million dollars with its Head Office at the said City of Toronto; and its Provisional Directors being Angus William Roe Sinclair, Lawrence Hynes and June Vivienne Burkholder, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

RESTHAVEN MEMORIAL GARDENS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of November, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Remy LeVesque, of the City of Grosse Point Woods, in the State of Michigan, one of the United States of America, Manager; and Cecil Cyril Carrothers, Solicitor, and Ruth Kee, Joan Knox and Irene McCormick, Stenographers, all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RESTHAVEN MEMORIAL GARDENS LIMITED; Subject to the provisions of The Cemetery Act: (a) To organize, promote, establish, purchase or

otherwise acquire, and to construct, lay out, fence, maintain and operate one or more cemeteries and memorial parks, mausolea, burial vaults and the like, to sell space therein for burial purposes, and to use or permit the same to be used for the burial therein of human remains; and for the further purposes and objects therein set forth: with a capital divided into Sixty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Thomas Remy Levesque, Cecil Cyril Carrothers, Ruth Kee, Joan Knox and Irene McCormick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

JACK RICHARDSON PLUMBING AND HEATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Nixon Kearns, Charles Lachlan McKinnon and James Archibald Clare, all of the City of Guelph, in the County of Wellington and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JACK RICHARDSON PLUMBING AND HEATING LIMITED; To carry on the business of plumbing, heating and refrigeration contractors and to install sprinklers and air-conditioning equipment; to carry on trade in metal products and to engage in the manufacture, fabrication, construction, erection and maintenance of plumbing, heating, ventilating, air-conditioning, sprinkler and refrigeration machinery and equipment and other metal products; and, generally, to carry on a wholesale, retail, manufacturing and sales business in the aforesaid goods, wares and merchandise; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Guelph; and its Provisional Directors being Arthur Nixon Kearns, Charles Lachlan McKinnon and James Archibald Clare, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

REYNOLDS SMITH CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joyce Mary Smith, Married Woman; and Leopold John Whitney and Clifford Joseph Whitney, Barristers; all of the City of Waterloo, in the County of Waterloo and Province of Ontario; and

any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of REYNOLDS SMITH CORPORATION LIMITED: (a) To act as a sales agency or as brokers for the purchase and re-sale of manufactured goods and articles of all types and of every kind and nature; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Waterloo; and its Provisional Directors being Joyce Mary Smith, Leopold John Whitney and Clifford Joseph Whitney, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

ROSS MOTORS (OTTAWA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Maurice Wilfred Wright, Barrister; and Shirley Lefebvre and Alma Bonner, Stenographers; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROSS MOTORS (OTTAWA) LIMITED: (a) To carry on the business of motor car dealers; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Maurice Wilfred Wright, Shirley Lefebvre and Alma Bonner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

SHAWLEEDS INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Jerome Weiss, Student-at-Law; Dorothy Warren and Nellie Pearl, Secretaries; and Joel Fink, Chartered Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SHAWLEEDS INVESTMENTS LIMITED: (a) To invest in, purchase, lease, take in exchange or otherwise acquire lands or interest therein, together with any buildings or structures that may be on the said lands or any of them, and to erect, hold, improve, repair, maintain and manage buildings and land in which the Company may have any interest; and for the further purposes and objects therein set forth: with a capital of Sixty Thousand dollars divided into Four Thousand preference shares of Ten dollars each and Two Thousand

common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Ernest Jerome Weiss, Dorothy Warren, Nellie Pearl and Joel Fink, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

SHORE AND HORWITZ CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Shore, Builder; Philip Horwitz, Contractor; and Jacie Charles Horwitz, one of His Majesty's Counsel learned in the Law; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SHORE AND HORWITZ CONSTRUCTION CO. LIMITED; To carry on the business of general construction; with a capital of Fifty Thousand dollars divided into Three Thousand redeemable non-cumulative preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being John Shore, Philip Horwitz and Jacie Charles Horwitz, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

SIMCOE ELECTRIC COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ashton Walter Winter and Walter Edwin Ross, Barristers; and Helen Freeman, Stenographer; all of the Town of Simcoe, in the County of Norfolk and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SIMCOE ELECTRIC COMPANY LIMITED; (a) To carry on the business of electricians and manufacturers and installers of electrical construction and to provide maintenance therefor; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Four Hundred and Fifty preference shares of One Hundred dollars each and Five Thousand common shares of One dollar each; with its Head Office at the said Town of Simcoe; and its Provisional Directors being Ashton Walter Winter, Helen Freeman and Walter Edwin Ross, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

A. STAIMAN & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alexander Staiman and Samuel Staiman, Steel Dealers; Rebecca Staiman, Married Woman; and Bernard Staiman, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. STAIMAN & SONS LIMITED; To buy, sell, import, export and deal in all kinds and descriptions of commodities and things including, but without limiting the generality of the foregoing, metals in all their stages from ore to the finished product and all products or things produced or manufactured from metal or the products thereof; with a capital of Two Hundred Thousand dollars divided into Ten Thousand first preference shares of Ten dollars each, Eight Thousand second preference shares of Ten dollars each and Twenty Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Alexander Staiman, Rebecca Staiman, Samuel Staiman and Bernard Staiman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

SUPERSTAT (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Dorward deSalaberry Wotherspoon, Britton Michael Osler, Archibald Woodburn Langmuir, James Ian Douglas and William MacDonald Bryden, Solicitors; and John Montgomery Lowndes, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUPERSTAT (CANADA) LIMITED; To manufacture or otherwise produce, import, export, buy, sell and deal in goods, wares, merchandise and products of any kind or kinds; with a capital divided into Two Thousand 6% redeemable non-cumulative first preference shares of the par value of Ten dollars each, Twenty-five Thousand non-voting second preference shares of the par value of One dollar each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gordon Dorward deSalaberry Wotherspoon, Britton Michael Osler, Archibald Woodburn Langmuir, James Ian Douglas, William MacDonald Bryden and John Montgomery Lowndes, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

TORONTO PISTON MANUFACTURERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Mary Adelaide Pringle and Helen Daly, Secretaries; and Clara Johnston, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TORONTO PISTON MANUFACTURERS LIMITED: (a) To manufacture, process, buy, sell and generally deal in pistons, machine and motor parts of all descriptions and to dispose of rights for the sale of the same on royalties; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Mary Adelaide Pringle, Helen Daly and Clara Johnston, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

Brant and Province of Ontario, Salesman; and Kenneth Mitchell Daly, of the village of Islington, in the said County of York, Dental Mechanic; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TYLITE COMPANY LIMITED: (a) To manufacture, produce, adapt, prepare, import, export, buy, sell and otherwise deal in goods, wares, materials, articles and merchandise of every nature and kind whatsoever and, without limiting the generality of the foregoing, to manufacture or otherwise produce, buy, sell and deal in tile of all kinds and descriptions, plastic and plastic goods and materials, metals, chemicals, minerals, rubber and rubber products, paints, glass, building materials and supplies; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Ralph O'Neil, Francis James Walsh and Kenneth Mitchell Daly, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

TUGEND PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Emanuel Tugend, of the City of Buffalo, in the State of New York, one of the United States of America, Manufacturer; and Robert Franklin Girdlestone, Solicitor, and Phyllis Fredo, Secretary, both of the Town of Fort Erie, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TUGEND PRODUCTS LIMITED; To manufacture, process, sell and market cosmetics, hand protective creams and kindred products; with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten dollars for each share; with its Head Office at the said Town of Fort Erie; and its Provisional Directors being Emanuel Tugend, Robert Franklin Girdlestone and Phyllis Fredo, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

UDDLEN MINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Douglas Osborne, Barrister; Kathleen Robinson, Clerk; and Shirley Van Waeland, Mary Leiper Dobbie and Margaret Condon Imrie, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of UDDLEN MINES LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth: with a capital divided into Three Million Five Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Million Five Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Douglas Osborne, Kathleen Robinson, Shirley Van Waeland, Mary Leiper Dobbie and Margaret Condon Imrie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

TYLITE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Ralph O'Neil and John Cowan, Gentlemen, and Robert Arthur Boddy, Accountant, all of the City of Toronto, in the County of York and Province of Ontario; Francis James Walsh, of the village of St. George, in the County of

WHITE AND DAVIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold William White and Redvers Dundonald Davies, Builders; and Charles Henry Sanders, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any

others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WHITE AND DAVIES LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand 5% non-cumulative non-voting redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Harold William White, Redvers Dundonald Davies and Charles Henry Sanders, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(48)

2

Supplementary Letters Patent

CRESTVIEW APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CRESTVIEW APARTMENTS LIMITED, incorporated June 6, A.D. 1950, Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares commencing with the figure and words, "(1) The preference shares shall entitle the holders thereof", and concluding with the words, "at all meetings of the shareholders of the Company", and substituting others therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

DALTON ENGINEERING & CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DALTON ENGINEERING & CONSTRUCTION COMPANY LIMITED, incorporated March 14, A.D. 1944, (a) Increasing the capital stock of the Company by the creation of an additional One Thousand Five Hundred preference shares of the par value of One Hundred dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (b) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares and substituting others therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

ELLIOTT CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ELLIOTT CONSTRUCTION COMPANY LIMITED, incorporated February 19, A.D. 1948, (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of One Hundred Thousand non-cumulative redeemable preference shares of the par value of One dollar each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

McCONNELL, EASTMAN & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to McCONNELL, EASTMAN & COMPANY LIMITED, incorporated May 5, A.D. 1938, (a) Designating the Two Thousand shares of the capital stock of the Company of Fifty dollars each as Two Thousand common shares of Fifty dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Two Hundred and Thirty Thousand dollars by the creation of One Thousand Three Hundred 3% non-cumulative redeemable non-voting preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

REICHHOLD CHEMICALS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to REICHHOLD CHEMICALS (CANADA) LIMITED, incorporated October 26, A.D. 1949, Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Two Hundred and Fifty Thousand dollars (1) by the creation of an additional Seven Thousand Five Hundred preference shares of Ten dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (2) by the creation of an additional Seven Thousand Five Hundred common shares of Ten dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

THE SCHUSTER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to THE SCHUSTER COMPANY LIMITED, incorporated April 19, A.D. 1909, (a) Designating the Three Hundred shares of the capital stock of the Company of One Hundred dollars each as Three Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Thirty Thousand dollars to the sum of Eighty Thousand dollars by the creation of Five Hundred non-voting non-cumulative redeemable preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

G. TATE EASTON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to G. TATE EASTON LIMITED, incorporated October 30, A.D. 1922, (a) Designating the Eight Hundred shares of the capital stock of the Company of Fifty dollars each as Eight Hundred common shares of Fifty dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Ninety Thousand dollars by the creation of One Hundred and Fifty Thousand preference shares of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

WESTLOCK PETROLEUMS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to WESTLOCK PETROLEUMS LIMITED (No Personal Liability), incorporated July 3, 1947, Increasing the capital of the Company from the sum of Three Million Five Hundred Thousand dollars to the sum of Five Million dollars by the creation of an additional One Million Five Hundred Thousand shares of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(49)

2

Change of Name

B-M SOCIAL & ATHLETIC ASSOCIATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 17th day of December, A.D. 1951, has changed the name of DUREX SOCIAL & ATHLETIC ASSOCIATION, incorporated September 26th, 1949, to B-M SOCIAL & ATHLETIC ASSOCIATION.

R. J. CUDNEY,
Deputy Provincial Secretary.

(50)

2

TRIANGLE CONDUIT & CABLE (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of December, A.D. 1951, has changed the name of CANADIAN TRIANGLE WIRE AND CABLE CO. LIMITED, incorporated June 8th, 1920, to TRIANGLE CONDUIT & CABLE (CANADA) LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(50)

2

Surrender and Cancellation of Letters Patent and Termination of Existence

THE KNOCKERS CLUB OF OTTAWA

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE KNOCKERS CLUB OF OTTAWA, incorporated by Letters Patent dated the 24th day of January, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 28th day of January, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(51)

2

PEERLESS LEATHER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of PEERLESS LEATHER COMPANY LIMITED, incorporated by Letters Patent dated the 30th day of October, A.D. 1937, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(51)

2

W. F. QUARRIE & CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of W. F. QUARRIE & CO. LIMITED, incorporated by Letters Patent dated the 19th day of March, A.D. 1937, and has directed that the same be cancelled and by his said Order has fixed the 28th day of January, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(51)

2

VERMOR CONSOLIDATED MINES LIMITED
(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of December, A.D. 1951, in the terms and conditions therein set forth, has directed the cancellation of the charter of VERMOR CONSOLIDATED MINES LIMITED (No Personal Liability), incorporated by Letters Patent dated the 15th day of June, A.D. 1936, and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(51)

Licenses in Mortmain

BIRO MANUFACTURING COMPANY

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of December, A.D. 1951, has been pleased to authorize BIRO MANUFACTURING COMPANY, a Corporation created by or under the authority of the laws of the State of Ohio, one of the United States of America on the 1st day of April, A.D. 1930, by Articles of Incorporation, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(52)

**B L M AUTOMATIC CLUTCH CORPORATION
OF CANADA LIMITED**

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of December, A.D. 1951, has been pleased to authorize B L M AUTOMATIC CLUTCH CORPORATION OF CANADA LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 26th day of February, A.D. 1951, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00, necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(52)

STERLING DRUG MFG. LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of December, A.D. 1951, has been pleased to authorize STERLING DRUG MFG. LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 11th day of October, A.D. 1910, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$100,000.00.

G. A. WELSH,
Provincial Secretary.

(52)

Extra-Provincial Corporations

WINTHROP-STEARN'S OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 20th day of December, A.D. 1951, been pleased to authorize WINTHROP-STEARN'S OF CANADA, LIMITED, a Corporation created by or under the authority of the laws of the State of New Jersey, One of the United States of America, on the 29th day of October, A.D. 1951, by Certificate of Incorporation, Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell, import, export, trade and deal in medicinal and pharmaceutical preparations, proprietary articles, druggists' sundries, chemicals, extracts, elixirs, tablets, capsules, pellets, powers, syrups, solutions, suspensions, gels, emulsions, tinctures, pomades, ointments, liniments, toilet articles, perfumeries, surgical apparatus, physicians' and hospital supplies, paints, oils, dyestuffs, glassware, fancy goods, foods, and general merchandise and personal property of every sort, kind, class and description and in general, to carry on the business of chemists and importers, exporters and manufacturers of and dealers in chemical, pharmaceutical, medicinal, dental, veterinary and food preparations; and at wholesale only and not at retail to manufacture and deal in drugs and medicines; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount or capital than the sum of \$750,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part, and that the Corporation has appointed Charles B. McDermott, of the City of Toronto, in the County of York and Province of Ontario to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(53)

Liquor Licence Act

GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 2nd day of January, 1952, of the vote taken in the Township of McDougall, District of Parry Sound, on the 17th day of December, 1951, on the following question:

Are you in favour of the sale of beer only under a public house licence for consumption on licensed premises to which women are admitted?

Votes polled for the Affirmative Side 175
Votes polled for the Negative Side 368

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS,
Chief Election Officer.

Toronto, January 3rd, 1952.

(62)

GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 28th day of December, 1951, of the vote taken in the Township of Raleigh, County of Kent, on the 12th day of December, 1951, on the following questions:

1. Are you in favour of the sale of liquor under a dining lounge licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side 1,083
 Votes polled for the Negative Side 1,031

2. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side 1,073
 Votes polled for the Negative Side 1,030

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS,
 Chief Election Officer.

Toronto, January 2nd, 1952.

(47) 2

Amalgamation

BROULAN REEF MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Letters Patent, bearing date the 31st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, confirming a joint agreement dated the 10th day of October, A.D. 1951, entered into between Broulan Reef Mines Limited (No Personal Liability) and BONETAL GOLD MINES, LIMITED (No Personal Liability) for the amalgamation of the said Corporations as a corporation under the name of BROULAN REEF MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Six Million dollars divided into Six Million shares of One dollar each; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its First Directors being Bert Willis Lang, Mining Executive; William Fleming James, Consulting Geologist; Frank Gordon Lawson and John Bradley Streit, Stock Brokers; Daniel Roland Michener and Francis Harvey Snyder, two of His Majesty's Counsel learned in the Law; and Cecil Charles Richardson, Gentleman; all of the said City of Toronto.

R. J. CUDNEY,
 Deputy Provincial Secretary.

(54) 2

Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over

\$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, K.C.
Clerk of the Legislative Assembly
of Ontario.

(Oct., 1939)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for a Private Bill removing all restrictions to the use by the Town of Almonte of the property known as "Gemmill Park" and vesting the said property in fee simple in the Corporation of the Town of Almonte. The said "Gemmill Park" property may be better known as part of the West Half of Lot Fifteen in the Ninth Concession of the Township of Ramsay in the County of Lanark (now within the limits of the Town of Almonte) more particularly described in conveyance from the "Canadian Trustees" under the last will and testament of Winnifred Knight Dunlop Gemmill to The Corporation of the Town of Almonte, dated the 16th day of May, 1946, and registered in the Registry Office for the Registry Division of the North Riding of the County of Lanark in Book 2 for the Town of Almonte on the 27th day of May, 1946, as No. 1777.

Dated this 5th day of December, A.D. 1951.

THE CORPORATION OF THE TOWN OF ALMONTE,

By R. A. JAMIESON, K.C.,
Solicitor for the said Corporation.

(2363)

51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that The Ottawa Association for the Advancement of Learning will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act enlarging and increasing the powers and privileges of the Association, and also changing the name of the Association to the University of Carleton College.

Dated at Ottawa, this 15th day of December, 1951.

HONEYWELL, BAKER, GIBSON
& WOTHERSPOON,
Ottawa, Ontario.

Solicitors for the Applicant.

(2390)

51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that the trustees of Massey Hall will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill incorporating them and their successors from time to time as a body corporate or politic under the name of THE TRUSTEES OF MASSEY HALL and to establish the objects and powers of such corporation.

Dated at Toronto, this 19th day of December, 1951.

BLAKE, ANGLIN,
OSLER & CASSELS,
Solicitors for the Applicants,
Toronto, Ontario.

(2411)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATIVE ASSEMBLY OF THE PROVINCE OF ONTARIO

NOTICE IS HEREBY GIVEN that an Application will be made by The Corporation of the City of Fort William to the Legislative Assembly of the Province of Ontario at its next session for a Special Act, as follows:

1. Repealing Section 5 of Chapter 88 passed in the first year of His Majesty King George V reign (1911).

2. Amending Section 20 of "An Act to incorporate the City of Fort William and for other purposes" passed in the 7th year of His Majesty King Edward VII reign, (1907) as Chapter 66 by striking out the figure "11" in the 4th line thereof and substituting therefor the figure "20".

The above is to increase the rate to be paid by every owner of property in front of which a sewer is constructed as a local improvement to a uniform frontage tax of 20 cents per annum per foot frontage, to be assessed on each assessable foot of frontage property for a period of twenty-five years.

3. Validating as from their respective dates By-law Number 33 of the Municipality of Neebing, and also the Deed given by the Municipality of Neebing to Canadian Pacific Railway Company registered in the Fort William Registry Office as Number 597 for the Town Plot of Fort William.

4. Declaring that all highways, streets and parts of streets by the said By-law Number 33, including Edward Street, purported to be stopped up and closed were in fact validly stopped up and closed as of the time of the passing of the said By-law.

5. Declaring that the said By-law Number 33 from the time of the passing thereof not only stopped up and closed Water Street as shown on the Town Plot of Fort William, Ontario, of Record in the Department of Lands and Forests, Toronto, Ontario, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

6. Declaring that the said By-law Number 33 is to be considered for all purposes as having been legally and properly registered as part of and at the same time as the registration of the said registered Deed Number 597.

7. Declaring that the said registered Deed Number 597 granted to and vested in the Canadian Pacific Railway Company not only all streets, road allowances and pieces of land in the said By-law Number 33 mentioned and described and intended therein to be conveyed and transferred, but also Edward Street and Water Street as shown on said Town Plot and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

8. Validating as and from their respective dates By-laws Number 394 and Number 435 of the Town of Fort William closing a portion of Ford Street south of Gore Street and that portion of the said original road allowance and chain reserve and the street called Water Street lying between a line drawn parallel to and thirty feet distant at right angles westerly from the production southerly of the west limit of Ford Street, and a line drawn parallel with and thirty feet distant at right angles easterly from the production southerly of the east limit of Ford Street.

9. Stopping up and closing as a highway that portion of Francis Street lying east of Syndicate Avenue, and vesting the same in Canadian Pacific Railway Company subject to the right from time to time in perpetuity for The Corporation of the City of Fort William to maintain, repair, substitute, enlarge and operate its sewer and water mains now thereon as well as any other utilities of the said City now thereon.

10. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 1321 of the City of Fort William, registered in the Fort William Registry Office as Number 815C, for Fort William "C".

11. Declaring that by the said By-law Number 1321 those portions of Edward Street and/or Water

Street as shown on the said Town Plot of Fort William purporting to be stopped up and closed by the said By-law, were validly stopped up and closed from the time of the passing of the said By-law.

12. Declaring that the Deed from the City of Fort William to Western Terminal Elevator Company Limited, registered in the said Registry Office as Number 933C for Fort William "C" granted to and vested in Western Terminal Elevator Company Limited those portions of Edward Street therein mentioned and described and intended therein to be conveyed and transferred, and also any portion of Water Street as shown on said Town Plot included in the description contained in said Deed Number 933C.

13. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 391 of the City of Fort William, registered in the Fort William Registry Office as Number 5924 for Fort William.

14. Declaring that by the said By-law Number 391 Water Street as shown on plan of the Oliver and Davidson Addition to the Townsite of Fort William registered in the Registry Office, Fort William, Ontario, as Number 61, and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Plan 61, insofar as the same are situate in front of Lot 6, Concession 1, in the Townsite of Fort William, Ontario, formerly in the Township of Neebing, were validly stopped up and closed from the time of the passing of the said By-law.

15. Declaring that the Deed from the City of Fort William to The Grand Trunk Pacific Railway Company, registered in the said Registry Office as Number 5901 for Fort William granted to and vested in The Grand Trunk Pacific Railway Company not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also Water Street as shown on said Plan 61 and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

16. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 3807 of the City of Fort William, registered in the Fort William Registry Office as Number 8868C for Fort William "C".

17. Declaring that by the said By-law Number 3807 not only those portions of Edward Street and of Water Street as shown on the Town Plot of Fort William, and that portion of the lane along the northerly limit of Block "Y" as shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Town Plot, were validly stopped up and closed from the time of the passing of the said By-law.

18. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 8889C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Town Plot.

19. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 4289 of the City of Fort William, registered in the Fort William Registry Office as Number 12659C for Fort William "C".

20. Declaring that the said By-law Number 4289 not only validly stopped up and closed those streets and portion of the said lane lying north of Block "Y" shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road

and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61, from the time of the passing of the said By-law.

21. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 12712C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

22. Declaring that the southerly limit of the C.P.R. Reserve west of Edward Street as shown on plan registered in the Fort William Registry Office as Number 92, coincides with the northerly limit of the lane north of Block "Y" as shown on said Plan 61.

Dated at Fort William, Ontario, this 21st day of December, A.D. 1951.

THE CORPORATION OF THE CITY OF FORT WILLIAM,

Per MORRIS & BABE,
Its Solicitors.

(2432)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATIVE ASSEMBLY OF THE PROVINCE OF ONTARIO

TAKE NOTICE that an application will be made to the Legislative Assembly of the Province of Ontario, at the next Session or following Session thereof, on behalf of the Synagogue and Jewish Community Centre of Ottawa for legislation whereby the buildings, lands, equipment and undertaking of or used by the Applicant shall be exempt from Taxation except for local improvements.

Dated the 20th day of December, A.D. 1951.

SAMUEL LEPOFSKY, K.C.,
63 Sparks Street,
Ottawa, Ontario.

Solicitor for the Applicant.

(2433)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATURE

TOWNSHIP OF SCARBOROUGH

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Scarborough will apply to the Legislative Assembly for the Province of Ontario, at its next session, for the Legislation for the following purposes, namely, that:

1. The Township of Scarborough be divided into five Wards.

2. (1) For the year 1953 and every year thereafter the Council of the said Township be composed of a Reeve, Deputy Reeve and five Councillors.

(2) The Reeve and Deputy Reeve be elected annually by the voters of the whole township, and the five Councillors be elected annually by Wards, one from each Ward.

3. For the year 1953 and every year thereafter the Public Utilities Commission of the township be composed of five members to be elected annually by Wards, one from each Ward.

4. A Board of Education be created to administer all school matters of the Township of Scarborough, except School Section No. 17.

5. The Electrical Development Area Number 1 of the Township of Scarborough be extended to include the whole of the Township.

6. The Council of said Township may pass by-laws for altering and/or consolidating any and all areas of the said Township which provide special services.

7. Chapter 98 of the Statutes of Ontario, Thirteenth and Fourteenth George V, passed in the year 1933, entitled an Act respecting the Township of Scarborough and all provisions in prior Acts inconsistent with this Act be repealed.

Dated at the Township of Scarborough this 22nd day of December, A.D. 1951.

THE CORPORATION OF THE
TOWNSHIP OF SCARBOROUGH,

By HOLLIS E. BECKETT, K.C.,
350 Bay Street, Toronto.
Solicitor for the Corporation.

(2434) 52-1-2-3-4-5

TAKE NOTICE that the Corporation of the Township of McKim intends to apply in the next Session of the Legislature of the Province of Ontario for an Act permitting the cost of service connections between lot line and water main to be averaged between the users served by such connections within that area of the said Township known as Water and Sewer Area Number 6.

Dated at Sudbury, in the District of Sudbury, this 20th day of December, A.D. 1951.

G. M. PATERSON,
Clerk, Township of McKim.

(8) 1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act amending, varying and revising the provisions of an Act respecting the Town of Oshawa, being chapter 122 of Statutes of Ontario, 1922, as amended by section 6 of The City of Oshawa Act, 1951, being chapter 110 of Statutes of Ontario, 1951, and, more particularly, providing for changes in the procedure for imposing the special frontage rate for the construction of watermains authorized by the said Act and for exempting agricultural lands therefrom.

Dated at Oshawa, Ontario, this 31st day of December, 1951.

THE CORPORATION OF
THE CITY OF OSHAWA

By its Solicitor,
W. J. HARE,
Oshawa, Ontario.

(17) 1-2-3-4-5-6

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the County of Waterloo for a special Act: To establish a road commission for the County of Waterloo consisting

of representatives from the Cities of Kitchener, Galt, and Waterloo, and the County of Waterloo, to be known as "Waterloo County Roads Commission" with jurisdiction and authority over suburban and County roads and bridges within the County of Waterloo, and defining the rights, powers, duties and responsibilities of the said Commission over such roads and bridges, and the liability of the said municipalities to contribute to the construction, improvement, maintenance and repair of the said roads and bridges under the control of the said Commission.

Dated at Waterloo, Ontario, this twenty-eight day of December, 1951.

McGIBBON & HARPER,
Waterloo, Ontario.
Solicitors for the Applicant.

(18) 1-2-3-4-5-6

TAKE NOTICE that an application will be made on behalf of The Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To have the Board consist of eight trustees to hold office for a period of two years, providing that of the original eight trustees elected in 1952, the term of office of four of the said trustees, to be determined by lot, shall expire December 31st, 1953, and that four trustees shall be elected annually to hold office for a period of two years.

2. To terminate the term of office of the trustees holding office in 1952 on December 31st, 1952.

3. To have the election of trustees by general vote without regard to wards or ward boundaries, by the Separate School rate-payers of the City of Sarnia in the year 1952 and thereafter at the same time and place and by the same returning officer or officers and conducted in the same manner as the municipal nominations and elections in and for the City of Sarnia, and to have the provisions of The Municipal Act respecting the time and manner of holding nominations and elections, including the method of receiving nominations for office and the resignations of persons nominated and declarations of qualification of office apply mutatis mutandis to such and all subsequent elections.

4. To provide for appointment by the Board of Trustees to fill in vacancies occurring on the Board between any two elections.

Dated this 31st day of December, 1951.

DONOHUE & MAHER,
278 N. Front St.,
Sarnia, Ontario.
Solicitors for the Applicants.

(24) 1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that, on behalf of the Canadian National Exhibition Association, application will be made to the Legislative Assembly of the Province of Ontario, at its next session, for special Legislation to amend subsection 6 of section 5 of The Canadian National Exhibition Association Act, 1948, as amended, to provide that notices of appointment of representatives of the various associations must be given not later than the third Wednesday of January in each year at the hour of 12 o'clock noon instead of not later than the second Wednesday of February; and further to provide that this amendment shall have effect from January 1st, 1952.

Dated at Toronto, this 8th day of January, 1952.

W. G. ANGUS, K.C.,
City Hall,
Toronto.
Solicitor for the Applicant.

(81) 2-3-4-5-6-7

Corporation Notices

BRUNNER MOND MUTUAL BENEFIT SOCIETY

TAKE NOTICE that at a special general meeting of the members of Brunner Mond Mutual Benefit Society, duly called for that purpose and held on the 19th day of December, 1951, a resolution was passed for the voluntary winding up of the said Society under the provisions of The Companies Act (Ontario) and for the appointment of The Canada Trust Company as Liquidator; and that the Society has not entered into any contracts of insurance since October 31st, 1950.

And creditors and any other persons interested are further required to take notice that if any of them have any claim against the said Society, proof of such claim must be filed with the Liquidator prior to February 15th, 1952, after which date the assets of the said Society will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Windsor, Ontario, this 28th day of December, 1951.

THE CANADA TRUST
COMPANY,
The Canada Trust Building,
London at Victoria,
Windsor, Ontario,
Liquidator.

(9) 1-2-3

THE LONDON LIFE INSURANCE COMPANY

Annual General Meeting

NOTICE IS HEREBY GIVEN that the annual general meeting of the policyholders and shareholders of The London Life Insurance Company will be held at the Head Office of the Company, London, Ontario, on Thursday, January 24, 1952, at 3.00 o'clock in the afternoon, for the purpose of receiving the Directors' report; for the election of Directors for the ensuing year; for considering and, if approved, confirming by-laws passed since the last general meeting; and for the transactions of such other business as may properly be brought before the meeting.

O. D. NEWTON,
Executive Secretary.

(27) 1-2

TORONTO BRICK COMPANY LIMITED

TAKE NOTICE that on January 2nd, 1952 at a special general meeting of the shareholders of Toronto Brick Company Limited duly called for the purpose and held on the 27th day of December, 1951 and duly adjourned until the second day of January, 1952 the following resolution was passed, namely:

BE IT RESOLVED that this Company, Toronto Brick Company Limited shall be wound up voluntarily and dissolved under the provisions of Part XIV of the Companies Act of the Province of Ontario; that Ernest Jay Howson of the City of Toronto, in the County of York be and he is hereby appointed Liquidator of the Company; that the said Ernest Jay Howson, as such Liquidator be and he is hereby authorized to sign and execute the said Agreement of Sale and Arrangement whereby the undertaking, property,

assets, good will and business of this Company as a going concern as of the 1st day of January, 1952 are to be transferred to Toronto Brick Co. Limited for the compensation including shares in the said Toronto Brick Co. Limited therein mentioned; and to do and execute all such other acts, matters and things as may be necessary or advisable to carry out and give effect to the said Agreement of Sale and Arrangement, and to distribute the sum of \$3,000.00 cash and shares of Toronto Brick Co. Limited therein mentioned among the shareholders of this Company as therein provided; and the said Liquidator is further authorized to exercise all or any of the powers vested in him as Liquidator by the said Companies Act without limitation for the purpose of winding up the Company and distributing its assets, and that he shall be paid such remuneration as shall be determined by the Directors of this Company, and shall not be required to give security.

Dated at Toronto, this 8th day of January, 1952.

A. C. SANDERSON,
Secretary.

(75) 2

PLATE AND STRUCTURAL STEEL PRODUCTS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Plate and Structural Steel Products Company Limited will make application to His Honour, the Lieutenant-Governor for leave to surrender its charter on and after a date to be fixed by the Lieutenant-Governor.

J. K. PUNCHARD,
Secretary.

(76) 2

Under the Companies Act (Ontario) STEELE BRIGGS SEED CO. LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after the date to be fixed by the Lieutenant-Governor.

Dated at the City of Toronto, this 5th day of January, 1952.

HAROLD W. WADLEY,
Secretary.

(77) 2

GILCHRIST BAKING COMPANY LIMITED

TAKE NOTICE that Gilchrist Baking Company Limited will make application under the provisions of The Companies Act (Ontario) to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated this 7th day of January, 1952.

FASKEN, ROBERTSON, AITCHISON,
PICKUP & CALVIN,
36 Toronto Street, Toronto, Ont.
Solicitors for the said Company.

NOTE: Gilchrist Baking Company Limited is not to be confused with Gilchrist Baking Co. Limited which, since the 1st day of October, 1950, has

carried on the business at 142 Mutual Street, Toronto, Ontario, formerly carried on by Gilchrist Baking Company Limited.

(78) 2

TAKE NOTICE that W. G. PATRICK & COMPANY, LIMITED by Resolution duly passed by the shareholders in special general meeting held on the 3rd day of January, 1952, decided and directed that the Company be wound up voluntarily, pursuant to The Ontario Companies Act, and appointed Guaranty Trust Company of Canada as Liquidator.

Dated at Toronto, this 7th day of January, A.D. 1952.

W. G. PATRICK & COMPANY,
LIMITED,
By its Solicitor,
CLIFFORD H. HOWARD, K.C.,
100 Adelaide Street West,
Toronto, Ontario.

(79) 2

ST. JOHN INVESTMENTS LIMITED

BY-LAW No. 4

BE IT ENACTED and it is hereby enacted as a by-law of St. John Investments Limited (hereinafter called the "Company") as follows:

1. The number of the board of directors of the Company be and the same is hereby increased from three to five.

2. The quorum of the board of directors of the Company be and the same is hereby fixed at two.

3. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 16th day of June, 1951.

Witness the corporate seal of the Company.

(C.S.) D. B. WELDON,
President.

DAVID B. WELDON,
Secretary.

Certified to be a true copy of By-law No. 4 of the By-laws of St. John Investments Limited enacted at a meeting of the board of directors duly held on June 16, 1951 and subsequently confirmed by the consent in writing of all shareholders.

DAVID B. WELDON,
Secretary.

(33) 2

WILLIAM KNELL AND COMPANY, LIMITED

BY-LAW No. 4

Being a by-law varying the number of Directors and fixing a quorum

BE IT ENACTED and it is hereby enacted as a by-law of William Knell and Company, Limited (herein called "the Company") as follows:

1. The number of Directors of the Company be and the same is hereby increased from three to five so that the Board of Directors of the Company shall hereafter be composed of five Directors.

2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 12th day of December, 1951.

(Seal) WM. KNELL,
President.

V. L. WOELLER,
Secretary.

(34) 2

ACME PAINT & VARNISH CO. LIMITED

BY-LAW NUMBER 7

Increasing the number of the Board of Directors.

BE IT ENACTED and it is hereby enacted as a by-law of Acme Paint & Varnish Co. Limited that:

1. The number of the board of directors of the Company be and the same is hereby increased from four to eight so that the number of the board of directors of the Company shall hereafter be composed of eight directors.

2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 19th day of December, 1951.

Witness the corporate seal of the Company.

(Corporate Seal) CHAS T. CHAPMAN,
President.

G. A. CULVERSON,
Secretary.

I, George A. Culverson, Secretary of Acme Paint & Varnish Co. Limited, hereby certify that the foregoing is a true copy of by-law number 7 of the Company enacted by the board of directors on the 19th day of December, 1951, and subsequently confirmed on the 19th day of December, 1951, by the consent in writing of all the shareholders of the Company.

(Corporate Seal) G. A. CULVERSON,
Secretary.

(35) 2

JOHN MCKENNEY BINGHAM LIMITED

BY-LAW NUMBER 78

Re increasing number of Directors

BE IT ENACTED and it is hereby enacted as a by-law of John McKenney Bingham Limited (herein called "the Company") as follows:

1. The number of Directors of the Company is and the same is hereby increased from three (3) to Five (5) so that the Board of Directors of the Company shall hereafter be composed of Five (5) Directors.

2. Two (2) Directors shall constitute a Quorum at any meeting of the Board of Directors.
3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted the 13th day of December, A.D. 1951.

As witness the corporate seal of the Company.

J. MC. BINGHAM,
President.
IRENE PORTER,
Secretary.

(36)

2

NOTICE IS HEREBY GIVEN that the shareholders of HOFFCO HEATING LIMITED, at a general meeting of the shareholders of the said Company held on the 11th day of December, A.D. 1950, passed a Resolution requiring the Company to be wound up voluntarily under the provisions of Part 14 of The Companies' Act of Ontario, and appointing Godfrey David Jefferson to be Liquidator for the purpose of winding up the affairs of the said Company and distributing its property.

Dated at London, this 31st day of December, A.D. 1951.

GODFREY DAVID JEFFERSON,
c/o LERNER AND LERNER,
London, Ontario.
Liquidator.

(56)

2

ZAKOS BROS. LIMITED

Under the provisions of the Ontario Company's Act, Zakos Bros. Limited hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Kingston, Ontario, this 31st day of December, 1951.

ZAKOS BROS. LIMITED,
By its Solicitors,
SMITH & SMITH,
79 Clarence Street,
Kingston, Ontario.

(57)

2

THE OSHAWA CANNING COMPANY, LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of The Oshawa Canning Company, Limited duly called for the purpose and held on the 27th day of December, 1951, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of Herbert Maxwell Bruce of 112 Yonge Street, in the City of Toronto, and Province of Ontario, Solicitor, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company proof of such claim must be filed with the Liquidator within

thirty days of the date of this notice after which time the assets of the above Company will be distributed amongst the persons entitled thereto having regard to the claims of which the Liquidator has then notice.

Dated at Toronto, this 4th day of January, 1952.

HERBERT MAXWELL BRUCE,
Liquidator.
112 Yonge Street,
Toronto, Ontario.

(58)

2

CLARK TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that Clark Transport Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Brantford, this 7th day of January, 1952.

H. LOUIS HAGEY,
Secretary.

(59)

2

THE MINER PUBLISHING CO. LTD.

BY-LAW NUMBER 1

3. Number. The affairs of the Company shall be managed by a Board of not more than five directors and not less than three directors who may exercise all such powers and do all such acts and things as may be exercised and done by the Company, etc.

Certified to be a true copy of paragraph 3 of By-law No. 1 of The Miner Publishing Company Limited, dated the 13th day of November, A.D. 1939.

DORIS LANG,
Secretary.

(64)

2

REID GENERAL INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that Reid General Industries Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 7th day of January, 1952.

R. W. MACAULAY,
Secretary.

(65)

2

NOTICE IS HEREBY GIVEN that MAYFAIR HOME BUILDERS LIMITED will make application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 27th day of December, 1951.

W. WETTELINGS,
Secretary.

(66)

2

ROMAC PRODUCTS CO. LIMITED

BY-LAW NUMBER SEVEN

The location of the Head Office of Romac Products Co. Limited is hereby changed from the City of Toronto to the Town of Mimico in the County of York in the Province of Ontario.

The foregoing is hereby certified under the seal of the said Company to be a true copy of By-law Number Seven as duly passed by the directors and confirmed by the shareholders on the 28th day of September, 1951.

(Seal) P. STEWART,
Secretary-Treasurer. 2
(37)

ROMAC PRODUCTS CO. LIMITED

BY-LAW NUMBER SIX

The number of directors of Romac Products Co. Limited is hereby reduced from five to three.

The foregoing is hereby certified under the seal of the said Company to be a true copy of By-law Number Six as duly passed by the directors and confirmed by the shareholders on the 28th day of September, 1951.

(38) P. STEWART,
Secretary-Treasurer. 2

CONTRACT DISCOUNTS LIMITED

BY-LAW No. 92

To change the number of Directors of the Company.

NOW, THEREFORE, be it enacted as a by-law of the Company, as follows:

1. That By-law No. 38 of the Company be repealed and the following by-law enacted in its place:

The affairs of the Company shall be managed by a Board of three (3) Directors, who shall be elected by the shareholders who are entitled to vote at the annual meeting and that such Directors shall hold office for one year and until their successors are elected and qualified. The retiring Directors shall be eligible for re-election if otherwise qualified.

Passed by the Board of Directors this 29th day of November, 1951.

Witness the corporate seal of the Company.
H. J. L. CHAMBERS,
President.
(Seal) NELLIE M. HAYHURST,
Secretary. 2
(39)

PREMIUM IRON ORES LIMITED

BY-LAW NUMBER 8

Re decrease in number of Directors.

1. Clause 3 of By-law Number 1 be and the same is hereby repealed.

2. The affairs of the Company shall be managed by a Board of three (3) Directors, two (2) of whom shall form a quorum for the transaction of business.

3. This by-law be submitted to the shareholders of the Company for their consideration at the next annual meeting of the Company.

Passed this 8th day of May, A.D. 1950.
T. M. MUNGOVAN,
President.
(Seal) K. MOIR,
Secretary.

Certified a true copy of By-law Number 8 passed by the Directors and confirmed by a vote of all the shareholders of the Company, present or represented by proxy at the annual meeting of the Company, held on the 22nd day of May, A.D. 1950.

K. MOIR,
Secretary. 2
(40)

GENERAL MERCHANDISE CO. LIMITED

BY-LAW No. 10

BE IT ENACTED as a by-law of General Merchandise Co. Limited (hereinafter called "the Company") as follows:

1. Section 3 of By-law No. 1 is hereby deleted and the following substituted in place thereof

3. Number. The affairs of the Company shall be managed by a board of three directors, who may exercise all such powers and do all such acts and things as may be exercised or done by the Company and are not by the by-laws of the Company or by statute expressly directed or required to be done by the Company at general meetings of the shareholders.

2. Section 10 of By-law No. 1 is hereby deleted and the following substituted in place thereof

10. Quorum. Two (2) of the directors shall form a quorum for the transaction of business.

Enacted by the directors the 28th day of December, 1950.

Witness the corporate seal of the Company.
R. H. CHAMBERS,
President.
(Seal) H. J. L. CHAMBERS,
Secretary.

Confirmed by the class "B" shareholders the 10th day of December, 1951.

MARY E. SHANAHAN,
Secretary. 2
(43)

WINSCANA PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that the shareholders of the above-mentioned Company in a special general meeting called for the purpose did on the 27th day of December, 1951, pass a resolution requiring

the above-mentioned Company to be wound up and appointing the undersigned as Liquidator of the Company.

Dated this 27th day of December, 1951.

N. M. SIMPSON,
Liquidator.
2400, Canadian Bank of
Commerce Bldg.,
Toronto, Ontario.

(44)

2

CALSTOCK EXPLORATION & DEVELOPMENT COMPANY LIMITED

BY-LAW NO. 3

BE IT ENACTED as a by-law of Calstock Exploration & Development Company Limited as follows:

1. At the first meeting of the Board after each election of Directors the Board shall elect from among its members a Chairman of the Board. In default of such election the then incumbent, if a member of the Board, shall hold office until his successor is elected. A vacancy occurring from time to time in such office may be filled by the Board from among its members. The Chairman of the Board shall have power to call meetings of the Board and special general meetings of the shareholders of the Company at any time and shall, if present, preside at all meetings of shareholders and of the Board.

2. The President shall be charged with the general supervision of the business and affairs of the Company and shall have and exercise all the powers and duties assigned to him by the by-laws of the Company.

Passed by the Board of Directors and sealed with the corporate seal this 28th day of November, 1951.

W. H. C. BOYD,
President.

(Seal)

WALTER H. LIND,
Secretary-Treasurer.

The undersigned Secretary-Treasurer of Calstock Exploration & Development Company Limited hereby certifies that the foregoing is a true copy of By-law No. 3 passed by the Board of Directors on the 28th day of November, 1951.

WALTER H. LIND,
Secretary-Treasurer.

(45)

2

Notice to Creditors

NOTICE IS HEREBY GIVEN that BURKHARDT DAIRY LIMITED of Kitchener, Ontario has made a sale in bulk of all of its assets to Maple Lane Dairy Limited of the City of Waterloo, in the Province of Ontario and that the undersigned has been appointed Trustee under The Bulk Sales Act to receive purchase moneys from the sale for distribution among his creditors.

All persons having claims against the said Burkhardt Dairy Limited are hereby notified to file particulars and proof of same with me on or before the 2nd

day of February, 1952, after which date I will proceed to distribute pro rata the purchase moneys, having regard only to the claims of which I shall then have notice.

Dated at Waterloo, Ontario, this 2nd day of January, 1952.

WALTER J. MCGIBBON,
Trustee.

c/o MCGIBBON & HARPER,
Barristers, etc.,
26 King Street, North,
Waterloo, Ontario.

(67)

2

Dissolution of Partnership

RONALD EDGECOMBE & CO.

(Limited Partnership)

NOTICE IS HEREBY GIVEN that the business heretofore carried on at the City of Toronto as a limited partnership under the name of Ronald Edgecombe & Co. has this day been dissolved by mutual consent, H. G. Demorest, one of the limited partners, having retired from the Firm.

The business will be continued on and after the 1st day of January, 1952 under the same name as a limited partnership, the said Ronald Edgecombe being as heretofore the only general partner.

Dated at Toronto, this 31st day of December, 1951.

RONALD EDGECOMBE,
General Partner.

(60)

2-3-4

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us, the undersigned, Frank Colosimo and John Covello, carrying on business as Restaurant Proprietors and Billiard Parlour Proprietors at the City of Fort William, in the District of Thunder Bay, under the name of TOP HAT COFFEE AND BILLIARD PARLOURS, has this day been dissolved by mutual consent, so far as regards the said John Covello, who retires from the firm.

The business in future will be carried on by the said Frank Colosimo who will pay and discharge all debts and liabilities, and receive all moneys payable to the said firm.

Dated at Fort William, Ontario, this 2nd day of January, A.D. 1952.

FRANK COLOSIMO,
JOHN COVELLO.

(46)

2

Change of Name Act

NOTICE IS HEREBY GIVEN that Winn Ewart Sollitt, of the City of Oshawa, in the County and Province of Ontario, will apply before His Honour Judge Farquhar John MacRae at his Chambers at the Court House, Whitby on Tuesday, the 26th day of February, 1952, at 10.30 a.m. to have his name changed to Winn Ewart Jeffery.

AND NOTICE IS FURTHER GIVEN that included in the said application is an application to have his wife's name, Margaret Veronica Sollitt changed to Margaret Veronica Jeffery, and his son's name, Paul Andrew Sollitt to Paul Andrew Jeffery.

Dated at Oshawa, Ontario, this 5th day of January, 1952.

PARKHILL & YANCH,
Solicitors for the Applicant.

(61) 2

TAKE NOTICE that an application will be made before His Honour, Judge J. S. Lachford, Judge of the County Court of the County of Wentworth, on Tuesday, the 5th day of February, A.D. 1952, at the hour of 10 o'clock in the forenoon, at his Chambers at the Court House, in the City of Hamilton, in the County of Wentworth, for an Order to change the name of Theodore Joseph Olszewski, Hamilton, Ontario, to Theodore Joseph Olson.

Dated at Hamilton, this 24th day of December, A.D. 1951.

WILLIAM MOMOTIUK,
42 James Street North,
Hamilton, Ontario.
Solicitor for the Applicant.

(42) 2

TAKE NOTICE that Mary Young of 380 Lippincott Street, Toronto, will apply to His Honour Judge Forsyth at his Chambers at the City Hall, Toronto, on Tuesday, the 12th day of February, 1952, at 10.30 in the forenoon, to change her name to Mary Popowich.

THEO. HUMENIUK,
Barrister, etc.,
414 Bay Street,
Toronto 1, Ont.
Solicitor for the Applicant.

(80) 2

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55) 2-3-4-5-6-7-8-9

Publications Under The Regulations Act

JANUARY 12th 1952

THE POWER COMMISSION ACT

O. Reg. 324/51.

General Regulations.

New and Revoking O. Regs. 56/44 and 57/44 and Regulations 325 of Consolidated Regulations 1950.

Approved—20th December, 1951.

Filed—27th December, 1951, 9.30 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

INTERPRETATION

1. In these regulations,

- .1 "absorption-resisting" when applied to materials means that the material is incapable of taking up, to an extent sufficient to affect the electrical or mechanical properties of the material to an appreciable extent under its proposed conditions of use, water or other liquid deleterious to the material to which it is liable to be exposed;
- .2 "accessible" when applied to electrical equipment means that the electrical equipment is not permanently enclosed by the structure or finish of any part of the building in which it is erected, installed or maintained;
- .3 "alive" or "live" when applied to electrical equipment or an electrical installation means that the electrical equipment or electrical installation is electrically connected to a source of potential difference or electrically charged so as to have a potential different from that of earth;
- .4 "approval label" means a metal plate, decalcomania transfer or such other means of marking and identification as the Commission may from time to time require, permanently affixed to any approved electrical equipment to indicate in a manner satisfactory to the Commission that the electrical equipment is approved;
- .5 "approvals report" means a report of any person, firm, corporation or association whom or which the Commission has appointed to inspect electrical equipment for the purpose of ascertaining whether the electrical equipment conforms to these regulations and is designed and constructed so as to present no undue hazard to persons or property, either certifying that the electrical equipment conforms to these regulations and is designed and constructed so as to present no undue hazard to persons or property or setting forth the changes or improvements required to be made in or to the electrical equipment in order to make it conform to these regulations or to eliminate the said hazards or prescribing any conditions applicable to the use of the electrical equipment, or containing any combination of the foregoing matters;
- .6 "approved" when applied to electrical equipment means that the use, installation, sale, offer for sale or other disposal of the electrical equipment has been authorized under Part I of these regulations, and when applied to any other articles, methods or things means that the articles, methods or things are approved by the Commission for the particular use or purpose to which the articles, methods or things are put or for which they are employed;
- .7 "armour" means a wrapping of galvanized interlocking steel strip forming an integral part of the assembly of certain types of insulated cables, wires or cords;
- .8 "armoured-cable" means a cable provided with an outer wrapping of tape of a metal other than lead, which wrapping forms an integral part of the assembly of the cable and is designed primarily to afford mechanical protection;
- .9 "authorized person" means
 - (i) a qualified person who by the nature of his duties or occupation is obliged to approach or handle electrical equipment; and
 - (ii) any other person who, having been warned of the hazards involved, has been instructed or authorized to approach or handle electrical equipment by some person having authority to give the instructions or authorization;
- .10 "auxiliary gutter" means a sheet metal enclosure for conductors, cables and bus bars at switchboards, meter centres, distribution centres and similar points;
- .11 "B. & S. gauge" means the Brown and Sharpe or American wire gauge as applied to non-ferrous conductors and non-ferrous sheet metal and when preceded by a number shown in column 1 of Table 49 and
 - (a) applied to a solid non-ferrous conductor means that the area of the end section of the conductor is the relevant number of circular mils shown in column 2 of the table; or
 - (b) applied to a stranded non-ferrous conductor means that the sum of the areas of the end sections of the component strands, measured at right angles to their axes, is equal to the area of the end section of a solid conductor of the same gauge number;
- .12 "branch-circuit" means that portion of an electrical circuit, whether for lighting or power, which extends beyond the final over-current devices in the circuit;
- .13 "building" means a structure which stands alone or which is cut off from adjoining structures by unpierced fire-walls, or by openings protected by approved fire-doors;
- .14 "bus" means a conductor which serves as a common connection for the corresponding conductors of two or more electrical circuits;
- .15 "busway" means an approved, completely-assembled metal troughing and fittings therefor containing bare conductors which are intended for use as feeders, the conductors being suitably supported on insulators;
- .16 "cabinet" means an enclosure of adequate mechanical strength constructed entirely of

- fire-resisting and absorption-resisting material, designed either for surface or flush mounting and provided with a frame, matt or trim in which a swinging door is hung;
- 17 "cell" means a single, enclosed tubular space in a cellular metal-floor member, the axis of the space being parallel to the axis of the metal-floor member;
 - 18 "cellular" when applied to a metal-floor or part thereof means that the metal-floor or part thereof is so constructed as to contain one or more cells;
 - 19 "cellular metal-floor race-way" means the cells of cellular metal-floors, which with suitable fittings, may be approved as enclosures for electrical conductors;
 - 20 "circuit" means a path usually of metal through which electric current can flow;
 - 21 "circuit-breaker" means a device capable of automatically opening a current-carrying circuit under both overload and short-circuit conditions by electro-mechanical means on a pre-determined over-current, without injury to the device;
 - 22 "communication circuit" means a circuit which is part of a communication system;
 - 23 "communication system" means a system actuated by electricity whereby intelligence or signals may be transmitted to or through a central station and includes a telephone, telegraph, district messenger, fire and burglar alarm, watchman or sprinkler supervisory system but does not include a communication system carried on by radio, wired or otherwise;
 - 24 "concealed" when applied to electrical equipment means that the electrical equipment is rendered permanently inaccessible by the structure or finish of the building;
 - 25 "conductor" means a wire, cable or other contrivance, fabricated in whole or in part of metal designed to convey electrical current from one piece of electrical equipment to another or to ground;
 - 26 "consumer's service" means all that part of the electrical equipment used for the purpose of supplying power to a consumer from the service box or its equivalent up to and including the point at which the supply authority makes connection;
 - 27 "contractor" means any person who as principal, servant or agent, by himself or his associates, employees, servants or agents performs or engages to perform either for his own use and benefit or for that of another and for or without remuneration or gain any work with respect to an electrical installation or any other work to which these regulations apply;
 - 28 "current-permit" means a written permit issued by the Commission to a supply authority for the supply of electric energy to an electrical installation;
 - 29 "cut-out box" means an enclosure of adequate mechanical strength constructed entirely of fire-resisting and absorption-resisting material designed for surface mounting and having swinging doors or covers secured directly to and telescoping with the walls thereof;
 - 30 "damp place" means any place in which moisture is present either at all times or from time to time to such an extent as to be likely to impair the effectiveness of an electrical installation conforming to the minimum requirements for ordinary conditions;
 - 31 "dead" when applied to electrical equipment means that the current-carrying electrical equipment is free from any electrical connection to a source of potential difference and from electrical charge or which has not a potential different from that of earth;
 - 32 "dead-front" when applied to electrical equipment means that the electrical equipment is so constructed that all live parts, except the wells for plug fuses in panelboards and in enclosed branch-circuit cut-outs, are enclosed in such manner as to be inaccessible;
 - 33 "different systems" means two or more systems which derive their energy from different transformers or from different banks of transformers or from different generators or other sources;
 - 34 "dumb-waiter" means a hoisting and lowering mechanism used exclusively for carrying freight and equipped with a car which moves in guides in a substantially vertical direction the car having a floor area not in excess of 9 square feet, a compartment height not in excess of 3 feet and 6 inches, and a capacity not in excess of 500 pounds;
 - 35 "dust-tight" when applied to enclosures, containers, cases and structures means that the enclosures, containers, cases and structures are so constructed that dust cannot enter;
 - 36 "electrical equipment" means any apparatus, appliance, device, instrument, fitting, fixture, machinery, material or thing used in or for, or capable of being used in or for the generation, transformation, transmission, distribution, supply or utilization of electric power or energy, and without restricting the generality of the foregoing, includes any assemblage or combination of materials or things which is used, or is capable of being used, or adapted to serve or perform any particular purpose or function when connected to an electrical installation notwithstanding that any of such materials or things may be mechanical, metallic or non-electric in origin;
 - 37 "electrical installation" means a system or part of a system of wiring installed or to be installed in or upon any land, building or premises from the point or points of delivery of electric power or energy therein or thereon by the supply authority or from any other source of supply, up to the point or points where the power or energy can be consumed or used therein or thereon by any electrical equipment, and the expressions "work on an electrical installation" or "make an electrical installation" include the installation, maintenance, alteration, extension and repair of the wiring and the connection of the wiring with any of the electrical equipment or with any other part of the wiring system;
 - 38 "electrical metallic tubing" means metal pipe into which it is intended that conductors shall be drawn and having a wall thinner than that of rigid conduit and an outside diameter sufficiently different from that of rigid conduit to render it impracticable for threading with standard pipe-thread;
 - 39 "electric elevator" means an elevator in which the motion of the car or platform is obtained through an electric motor applied directly to the elevator machinery;

- .40 "elevator" means a hoisting and lowering mechanism equipped with a car or platform which moves in guides in a substantially vertical direction, but does not include dumb-waiters, endless belts, conveyors, chains, buckets and similar devices used for the purpose of elevating materials or tiering- or piling-machines operating within one storey;
- .41 "elevator machinery" means the machinery and equipment used in raising and lowering the elevator car or platform;
- .42 "emergency lights" means all lights in a theatre or other building used for public assembly, which, for the purpose of facilitating safe exit in case of fire or other emergency, are intended to be kept lighted continuously while the theatre or building is open to the public;
- .43 "enclosed" when applied to motors means that the motor is totally enclosed by metal but not necessarily dust-tight and when applied to panelboards means that an assembly of buses and connections, over-current devices and control apparatus with or without switches or other equipment is installed in a cabinet or cut-out box;
- .44 "explosion-proof" when applied to electrical equipment means that the electrical equipment is enclosed in a case which is constructed to withstand an explosion of a specified gas or vapour which may occur within the case and to prevent the ignition of the specified gas or vapour surrounding the enclosure by sparks, flashes or explosions of the specified gas or vapour which may occur within the enclosure;
- .45 "exposed" when applied to electrical equipment means that the electrical equipment is not so guarded or isolated that any current-carrying part thereof cannot be touched inadvertently or approached more closely than is safe by any person;
- .46 "extra-low potential" means any potential not in excess of 30 volts;
- .47 "feeder" means those conductors of a circuit which run from service equipment to the first set of over-current devices;
- .48 "filling station" means premises or portions of premises on or within which are installed pumps or other devices used for the purpose of receiving or delivering volatile flammable liquids to or from vehicles;
- .49 "fire-resisting" when applied to buildings or portions thereof means that the buildings or portions thereof are constructed of masonry, reinforced concrete or equivalent materials;
- .50 "flame-retarding" when applied to the coverings of wires and cables means that the coverings are made of a material which will not burn for more than a specified period of time and will not permit flame to travel or extend beyond a specified distance;
- .51 "flexible conduit" means a flexible metal conduit into which it is intended that conductors shall be drawn;
- .52 "flexible tubing" means flexible non-metallic tubing commonly known as "loom", into which it is intended that a conductor shall be drawn;
- .53 "garage" means a building or portion of a building in which one or more self-propelled vehicles containing volatile, flammable liquid for fuel or power are kept for use, sale, storage, rental, repair, exhibition or demonstration;
- .54 "gas-tight" when applied to enclosures, containers, cases and structures means that the enclosures, containers, cases and structures are so constructed that gas cannot enter;
- .55 "general-use" when applied to switches means that the switch is intended for use in general distribution and branch-circuits and is rated in amperes and is capable of interrupting its rated current at rated voltage, and when applied to motors means an open, enclosed or protected motor constructed for use under ordinary conditions only;
- .56 "ground" means a connection to earth of electrical equipment by means of a ground electrode;
- .57 "grounded" when applied to electrical equipment means that the electrical equipment is connected effectually with the general mass of the earth through a grounding system having current-carrying capacity sufficient at all times, under the most severe conditions which are liable to arise in practice, to prevent any current in the grounding-conductor from causing a harmful voltage to exist between the grounded conductors and adjacent exposed conducting surfaces which are in good contact with the earth or between the grounded conductors and adjacent surfaces of the earth itself;
- .58 "grounding-conductor" means a path of copper or other approved metal specially arranged as a means whereby electrical equipment is electrically connected to a ground electrode;
- .59 "grounding system" means the totality of the cables, conductors, clamps, ground clips, ground plates, pipes and ground electrodes by means of which electrical equipment or an electrical installation is grounded;
- .60 "ground electrode" means a metallic water-piping system or a metallic object or device buried in, or driven into the earth in such manner as to make intimate contact therewith and to which a grounding-conductor is electrically and mechanically connected;
- .61 "guarded" when applied to electrical equipment means that the electrical equipment is so covered, shielded, fenced, enclosed or otherwise protected by means of suitable covers, casings, barriers, rails, screens, mats or platforms as to remove the likelihood of dangerous contact or approach by persons or objects;
- .62 "hazardous locations" means premises, buildings or parts thereof in which there exists the hazard of fire or explosion by reason of the presence of flammable gases, vapours or liquids, combustible dust, easily ignitable fibres or similar substances and, without limiting the generality of the foregoing, includes buildings or portions thereof in which
- (i) highly flammable gases, flammable volatile liquids, mixtures, or other highly flammable substances are manufactured, used or stored in other than original containers;
 - (ii) combustible dust or flyings are likely to be present in quantities sufficient to produce an explosive or combustible mixture;
 - (iii) it is impracticable to prevent combustible dust or flyings from collecting in or upon motors or other electrical equipment in such quantities as to produce over-heating in the motors or other electrical equipment by reason of the prevention of

normal radiation, or from being deposited upon incandescent lamps;

- (iv) easily ignitable fibres or materials producing combustible flyings are manufactured, handled or used in a free open state; or
 - (v) easily ignitable fibres or materials producing combustible flyings are stored in bales or containers but are not manufactured, handled or used in a free open state;
- .63 "header" means a transverse race-way for electrical conductors providing access to pre-determined cells of a cellular metal-floor and permitting the installation of conductors from a distribution centre to the cells;
 - .64 "high-potential" means any potential in excess of 750 volts;
 - .65 "hoist-way" means a shaftway, hatchway, well-hole or other vertical opening or space in which an elevator or dumb-waiter operates or is intended to operate;
 - .66 "identified" when applied to a conductor means that the conductor has a white or gray covering or separator or has a tracer in the outer braid or has some other approved means of identification indicating that the conductor is a neutral or grounded conductor, and when applied to electrical equipment other than conductors means that the electrical equipment has some terminal distinguished by being tinned, nickel-plated or otherwise effectively marked for identification in an approved manner;
 - .67 "inaccessible" when applied to a room or compartment means that the room or compartment is sufficiently remote from access or so placed or guarded that unauthorized persons cannot inadvertently enter the room or compartment, and when applied to electrical equipment means that the electrical equipment is covered by the structure or finish of the building in which it is installed or maintained or sufficiently remote from access or so placed or guarded that unauthorized persons cannot inadvertently touch or interfere with the equipment;
 - .68 "incombustible" when applied to any substance, material or thing means that the substance, material or thing is incapable of sustaining combustion in air either when ignited or when subjected to, and maintained at, a high temperature;
 - .69 "indicating switch" means a switch so designed or marked as to show readily whether the switch is in an "on" or "off" position;
 - .70 "industrial control-board" means a panel or assembly of panels or structures on which are mounted any combinations of switching, measuring, control and protective devices, buses and connections and designed successfully to carry and rupture the normal starting and overload currents of the electrical equipment controlled thereby;
 - .71 "industrial establishment" means a building or part of a building in which any manufacturing process, assembling or handling of materials in connection with the manufacturing, preparing, treating or finishing of any goods or products, is carried on;
 - .72 "inspector" means any officer, servant or agent of the Commission appointed for the purposes of these regulations;

- .73 "insulated" when applied to a substance or thing capable of conducting electrical power or energy means that the substance or thing has the surface separated from adjoining surfaces by a non-conducting substance, or by an air-space, offering a continuous resistance to the passage of current or to disruptive charges through or over the surface of the non-conducting substance or air-space sufficiently high to obviate danger of shock and injurious leakage of current to a degree suitable for the conditions of use for which the substance or thing has been approved;
- .74 "insulating" when applied to a substance means that the substance is capable of bringing about the condition defined as "insulated";
- .75 "isolating switch" means a switch intended for disconnecting a circuit or electrical equipment from the source of supply of electrical power or energy, but does not include a switch intended for establishing or interrupting the flow of current in a circuit;
- .76 "knife-switch" means a switch in which the moving element is in the form of a blade, which may but need not necessarily be hinged, which enters or embraces contact clips;
- .77 "lamp" means a bulb or tube which when connected to conductors forming part of a circuit becomes a source of light or heat;
- .78 "lamp-holder" means a device which affords mechanical support to a lamp and connects it to conductors forming part of a circuit;
- .79 "low-energy power circuit" means an electrical circuit which is not a remote-control or signal circuit but which has a power supply limited in conformity with the requirements for Class 2 remote-control circuits set out in regulation 393;
- .80 "low-potential" means any potential in excess of 30 volts and not in excess of 750 volts;
- .81 "low-voltage protection" means the protection afforded by a device which, upon the reduction or failure of voltage, operates to cause and maintain an interruption of the supply of power to a main circuit;
- .82 "low-voltage release" means the release afforded by a device which, upon the reduction or failure of voltage, operates to cause an interruption of the supply of power to a main circuit, but not to prevent the re-establishment of the supply upon the return of voltage to a safe operating-value;
- .83 "metallic water-piping system" means an active, underground, public water-supply system having metallic mains and services, an active underground, private water-supply system having at least 100 feet of metal pipe buried in the ground, or a metallic casing not less than 3 inches in diameter of an artesian well;
- .84 "metal race-way" includes rigid conduits, flexible conduits, electrical metallic tubing, cellular metal-floor race-ways, wire-ways, surface race-ways and metal underfloor race-ways;
- .85 "moisture-repellant" when applied to material means that the material is of a kind through which water cannot readily penetrate and from the surface of which water tends to run off;

- .86 "mill or heavy-timber construction" when applied to buildings means that the buildings have
- (i) walls constructed of masonry or reinforced concrete;
 - (ii) an interior framing of wood;
 - (iii) plank or laminated wood floors and roofs;
 - (iv) the interior structural elements arranged in heavy solid masses and smooth flat surfaces assembled to avoid thin sections, sharp projections and concealed or inaccessible spaces;
 - (v) the interior framing in whole or in part of protected steel or concrete; and
 - (vi) the floors and roofs in whole or in part of incombustible material;
- .87 "motor-circuit switch" means a manually operated knife-switch or snap-switch intended for use in a circuit supplying one or more motors and rated in horse-power as being capable of interrupting a locked rotor current of a prescribed percentage of the normal full-load current of the motors;
- .88 "neutral" when applied to a conductor forming part of a multi-wire system means that conductor which is maintained at an intermediate and approximately uniform potential with respect to the other conductors in the system;
- .89 "open" when applied to motors or other electrical machines or devices means motors or other electrical machines or devices constructed for use under ordinary conditions only, and in which any moving parts and any windings or other live parts are exposed;
- .90 "ordinary conditions" means the conditions ordinarily prevailing in dwellings, offices, factories and similar establishments, in which, under normal conditions of use, electrical equipment is not unduly exposed to injury from mechanical causes, excessive moisture or extreme temperatures and in which electrical equipment is entirely free from the possibility of injury through corrosive, flammable or explosive atmospheres;
- .91 "outlet" means any fixed point on the conductors forming part of a branch-circuit from which point it is intended that current shall be taken to supply or control electrical equipment;
- .92 "out-of-reach" when applied to electrical equipment or any part thereof means that the electrical equipment or a part thereof is distant more than 5 feet measured horizontally or more than 8 feet measured vertically from the nearest floor, platform or other place of vantage;
- .93 "over-current device" means a device capable of opening automatically an electric circuit under predetermined overload and short-circuit conditions, either by the fusing of metal or by electro-mechanical means;
- .94 "overload device" means a device capable of opening automatically an electric circuit under predetermined overload but not necessarily under short-circuit conditions, either by the fusing of metal or by electro-mechanical means;
- .95 "panelboard" means an assembly of buses and connections, over-current devices and control apparatus with or without switches, or other equipment, constructed for installation as a complete unit in a cabinet or cut-out box;
- .96 "permit" means the written permission of the Commission on a form prescribed by it authorizing the doing of any act in respect of an electrical installation;
- .97 "portable" when applied to electrical equipment means that the electrical equipment is not specifically designed for use in a fixed position and receives current through the medium of a flexible cord or cable and, usually, a detachable plug;
- .98 "protected" when applied to electrical equipment means electrical equipment which is so constructed that the electrical parts are enclosed so as to protect the equipment against damage from the intrusion of foreign objects;
- .99 "qualified person" means a person who, as a result of training and experience, is familiar with electrical equipment;
- .100 "readily accessible" when applied to electrical equipment means that the electrical equipment can be reached quickly and without climbing over or removing obstructions or resorting to the use of chairs, boxes or portable ladders;
- .101 "receptacle" means a device constructed for permanent mounting into which may be inserted a detachable cap or plug;
- .102 "remote-control circuit" means an electrical circuit which controls another electrical circuit by means of a relay or an equivalent device;
- .103 "resisting" when applied to any substance in conjunction with a prefixed condition means that the substance has the property of resisting any undesirable effect of the prefixed condition to a degree sufficient to ensure proper operation of the electrical equipment of which the substance forms part under the conditions liable to be encountered by the electrical equipment;
- .104 "rigid conduit" means an approved conduit suitable for threading with standard pipe-thread, into which it is intended that conductors shall be drawn;
- .105 "service agreement" means a form of agreement prescribed or approved by the Commission and pertaining to the labelling or re-examination of approved electrical equipment;
- .106 "service box" means an approved assembly consisting of a metal box or cabinet so constructed that it may be effectually locked or sealed containing either a circuit-breaker or service fuses and a service switch and of such design that either the switch or circuit-breaker may be manually operated when the box is closed;
- .107 "service station" means premises or portions of premises used in whole or in part as a filling station;
- .108 "shock-proof" when applied to X-ray and high-frequency electrical equipment means X-ray and high-frequency equipment guarded with grounded metal so that no person can come into contact with any live part of the equipment;
- .109 "signal circuit" means an electrical circuit which supplies energy to a device which gives a recognizable audible or visible signal;

- .110 "slow-burning" when applied to materials means flame-retarding;
- .111 "solder" means a uniting of two metallic surfaces by the fusion thereon of a metallic alloy composed, usually, of lead and tin;
- .112 "special permission" means the express written permission of the Commission;
- .113 "specification" means any specification prescribed by the Commission and relating to the design, construction or manner of use of any electrical equipment;
- .114 "supply authority" means the Commission or any other commission or corporation, company, firm, organization or person supplying electric power or energy;
- .115 "supply service" means any one set of conductors run by a supply authority from its mains to a consumer's service;
- .116 "surface-race-way" means a metal channel consisting of a backing and capping for holding loosely conductors and cables in surface wiring;
- .117 "switch" means a device for making, breaking or changing connection in a circuit;
- .118 "switchboard" means a panel or assembly of panels on which is mounted any combination of switching, measuring, control and protective devices, buses and connections, designed with a view to the successful carrying and rupturing of the maximum fault currents encountered when controlling incoming and outgoing feeders;
- .119 "system" means an electrical system in which all the conductors and apparatus are designed so as to be capable of being readily electrically connected by metallic contact to a common source of potential difference;
- .120 "theatre" means a building, or any portion thereof, which is used for public dramatic, operatic or motion picture performances or other public entertainment;
- .121 "thermal cut-out" means a device designed to afford over-current, and which may but need not also afford short-circuit protection and containing a heating element acting upon a fusible member to open the circuit;
- .122 "underfloor-race-way" means a channel or duct of metal or other suitable material designed and approved for use under floors into which it is intended that conductors shall be drawn, but does not include metal conduit, tile or other like ducts;
- .123 "U.S. sheet-metal gauge" means the United States standard gauge for sheet iron and steel;
- .124 "volts to ground" when used in connection with grounded circuits means the difference of potential between any given live ungrounded part and any grounded part, and when used in connection with ungrounded circuits means the greatest difference of potential existing in the circuit;
- .125 "waterproof" when applied to electrical equipment means that the equipment is so constructed or protected that moisture cannot enter in quantity sufficient to interfere with the effective operation of the equipment, and when applied to a substance means that the substance is impervious to moisture;

.126 "water-tight" when applied to enclosed electrical equipment means that the equipment is so constructed that moisture cannot enter the enclosing case; and

.127 "wire-way" means approved steel-troughing and fittings therefor so formed and constructed that insulated conductors may be readily drawn in and withdrawn, or laid in and removed, without injury either to the conductor or its covering.

2. Any regulation dealing specifically with electrical installations in theatres, garages, elevators, cranes, hazardous locations, high-potential installations and other special circumstances or locations shall be construed as supplementary to and not as exclusive of applicable regulations respecting similar work under ordinary conditions.

3. These regulations shall not apply to

- (a) any mine as defined under *The Mining Act*, save only as regards any dwelling house or other building not connected with or required for mining operations or purposes or used for the treatment of ore or mineral;
- (b) electrical equipment and electrical installations used exclusively in the generation, transformation or transmission of electrical power or energy intended for sale or distribution to the public;
- (c) electrical equipment and electrical installations used by telephone and telegraph companies in the operation of communication facilities, subject, however, to the provisions of Part XXVII of these regulations;
- (d) electrical equipment and installations in the cars, carriages, car-houses or barns, passenger stations or freight stations used in the operation of an electric railway or electric street-railway and supplied with electric current from the railway power-circuit;
- (e) aircraft; or
- (f) ships as defined in the *Canada Shipping Act, 1934* (Canada).

PART I

ELECTRICAL EQUIPMENT AND INSTALLATIONS GENERALLY

ELECTRICAL EQUIPMENT

SALE OR OTHER DISPOSAL AND USE

4. (1) No person shall advertise, display or offer for sale or other disposal, or sell or otherwise dispose of, any electrical equipment unless and until it has been inspected and approved.

(2) No person shall use any electrical equipment until it has been inspected and approved.

5. Where an approvals report in respect of any approved electrical equipment requires that a notice indicating the proper and safe manner of use of the equipment be affixed thereto or furnished therewith, no person shall sell or otherwise dispose of the equipment without affixing or furnishing the notice in the manner required by the approvals report.

6. (1) Electrical equipment of a regular line of manufacture for which approval is sought shall be submitted to Canadian Standards Association for examination and testing.

(2) The electrical equipment shall be deemed to be approved when

- (a) an approvals report has been issued by Canadian Standards Association with respect to the equipment;
- (b) the approvals report has been adopted by the Commission;
- (c) the manufacturer of the equipment or his agent has entered into a service agreement with Canadian Standards Association;
- (d) the equipment, if so required by the service agreement, bears an approval label supplied under the terms of the service agreement; and
- (e) the equipment meets all standards of design and construction prescribed by the approvals report and complies with all terms and conditions contained therein.

7. (1) Electrical equipment of other than a regular line of manufacture, electrical equipment built to customer's order, electrical equipment manufactured or produced singly or in small quantities and electrical equipment which, in the opinion of the Commission cannot be conveniently examined and tested by submission of samples shall be submitted to the Commission for examination and testing in conformity with the procedure from time to time prescribed by the Commission.

(2) The electrical equipment shall be deemed to be approved when

- (a) the electrical equipment or a sample thereof has been examined and tested by the Commission and found to conform to these regulations and to present no undue hazard to persons or property;
- (b) a certificate or other writing evidencing the conformity has been issued by the Commission;
- (c) all fees payable to the Commission in respect of the examination, testing and certification have been paid;
- (d) the equipment, if so required by the Commission, bears an approval label supplied by the Commission; and
- (e) the equipment, in the case of examination and test by sample, is of the same standard of design and construction as that of the sample referred to in the certificate or writing.

8. Where any electrical equipment is used in or connected to an electrical installation, or is about to be so used or connected, and it appears to the Commission that, having regard to public safety and protection of property, it would be sufficient to have the equipment inspected under regulation 25 instead of being approved under regulation 6 or 7, the Commission may direct accordingly, and thereupon the equipment shall be deemed to form a part of the electrical installation.

9. Approval of any electrical equipment shall be evidenced by a certificate or other writing to that effect issued by the Commission but, with respect to any electrical equipment approved under the provisions of regulation 6, the approval-record guide-card issued by the Canadian Standards Association shall have the same force and effect as a certificate or writing of the Commission.

10. No person shall affix to any electrical equipment any label indicating or intended to indicate that the electrical equipment is approved other than an approval label which has been supplied by the Commission or under a service agreement.

11. No person shall affix any approval label to any electrical equipment other than the approved electrical equipment for which the label was issued.

12. No person to whom approval labels have been supplied, either by the Commission or under a service agreement, shall sell, give, transfer or permit any other person to have possession of the labels without first obtaining the consent in writing of the Commission.

CANCELLATION OF APPROVAL

13. (1) The Commission may cancel the approval of any electrical equipment where

- (a) the equipment is not being manufactured or produced in conformity with the standards of design and construction prescribed by the approvals report or certificate of approval relating thereto;
- (b) in the opinion of the Commission, field experience has shown the equipment to be unduly hazardous to life or property; or
- (c) the manufacturer of the equipment makes default in observing or performing any of the terms of the service agreement to which he is a party.

(2) When an approval has been cancelled, the equipment shall be deemed to be not approved.

MISCELLANEOUS

14. The testing and inspection by the Commission of any electrical equipment under regulation 7 may be carried out by such inspectors, at such times and places, and in such manner as the Commission may from time to time determine.

15. Subject to the provisions of regulation 8, any electrical equipment used, or capable of being used or adapted, to serve or perform any particular purpose or function when connected to an electrical installation shall be approved before being so connected, unless the connection is made for the purpose of inspection or testing of the equipment under these regulations.

16. Any electrical equipment which consists of an assembly or combination of other electrical equipment shall be subject to the provisions of these regulations respecting approval, and shall not be deemed to be approved by reason only of any or all of the component parts thereof having been individually approved.

17. Every manufacturer of electrical equipment shall place thereon his name, trade-mark or other recognized symbol of identification and such other markings indicating voltage, current, wattage and other appropriate ratings as may be prescribed by the Commission and Canadian Standards Association and, if the equipment has been approved, an approval label or other marking acceptable to the Commission and Canadian Standards Association evidencing such approval.

ELECTRICAL INSTALLATIONS

PERMITS AND INSPECTIONS

18. (1) Every contractor shall, before commencing work on any electrical installation,

- (a) complete and file with the Commission an application for a permit and inspection of the work, in Form 1;
- (b) pay the fees prescribed by the Commission for the permit and inspection; and
- (c) obtain the permit in Form 2.

(2) No contractor shall commence or continue to perform any work upon an electrical installation in respect of which a permit has not been obtained.

(3) The payment of an inspection fee by a contractor shall entitle him to one inspection only.

19. (1) The Commission may issue an annual permit, in Form 3, to the owner or occupant of any manufacturing, mercantile or other building where, in the opinion of the Commission, electrical installation work of a routine nature in connection with the maintenance or operation of the building or the plant therein is required to be performed at frequent intervals, and where that owner or occupant employs his own electricians for that purpose.

(2) The annual permit shall authorize commencement of any of such work during the year for which the permit is issued, and regulation 18 shall not apply.

(3) The owner or occupant shall as the work is performed record it on a form provided by the Commission, and the form shall be produced to any inspector of the Commission at any time and from time to time upon request.

20. The Commission may in its discretion defer issuing a permit or permits to any person who

- (a) has failed to pay any fees due and owing to the Commission for a period of more than 30 days, or
- (b) has failed to remedy defects in any electrical work or installation after having been notified by the Commission that the defects exist,

until the fees have been paid or the defects have been remedied.

21. Every person to whom a permit has been issued shall cause the permit to be posted up in a conspicuous place on the site of the work and to be maintained there until final inspection of the work has been completed.

22. (1) No contractor shall commence work on any electrical installation consisting of

- (a) the installation of a wiring system in any public building, commercial or industrial establishment, apartment house or other building in which the public safety may be involved,
- (b) a large light-and-power installation, or
- (c) the installation of generators, transformers, switchboards, large storage batteries and similar equipment,

or which, in the opinion of the Commission, is of special magnitude or nature, without first filing with the Commission complete wiring plans and specifications in duplicate relating to the proposed work, and obtaining the written approval of the Commission thereto.

(2) The Commission may require the applicant to file additional copies of the plans and specifications.

23. (1) Where any electrical installation or part thereof is made in or upon any land, building or premises to which electric power or energy has not previously been supplied, or where any electrical installation or part thereof has been disconnected or cut off from any service or other source of supply under these regulations, no supply authority, contractor or other person shall connect or re-connect the installation or part thereof to any service or other source of supply unless

- (a) the installation and all work in respect thereof have been inspected by the Commission and found to conform to these regulations; and
- (b) the current permit, in Form 4, has been issued by the Commission in respect of the land, building or premises.

(2) Where any electrical installation or part thereof has been disconnected or cut off from a source of supply by a supply authority for non-payment of rates or because of a change of occupant of premises, the supply authority may re-connect the installation or part thereof without obtaining a current permit.

24. (1) Notwithstanding the provisions of regulation 23, the Commission may issue a temporary current permit, in Form 5, authorizing a supply authority to connect its lines to a temporary electrical installation or to a permanent but unfinished electrical installation, and may renew the temporary current permit from time to time.

(2) Issuance of a temporary current permit shall not obligate the Commission to issue a current permit where a contractor has not complied with these regulations.

25. (1) Every contractor who makes an electrical installation shall be responsible for procuring its inspection by the Commission.

(2) The contractor shall give to the Commission at least 48 hours' notice in writing that the work on the electrical installation has been completed and that the installation is ready for inspection, but where the work is being performed in a remote district or is not immediately accessible for any other reason the notice shall be of such greater length as may be necessary to suit the inspection schedule of the Commission.

(3) The inspection shall be made at such time and in such manner as the Commission may determine.

(4) No electrical installation shall be concealed or rendered inaccessible by lathing, boarding or other building construction, until it has been inspected by the Commission and found to conform to these regulations.

ELECTRICAL INSTALLATION WORK GENERALLY

26. (1) No contractor shall perform any work on an electrical installation in any manner contrary to the requirements of these regulations.

(2) No contractor in performing any work on an electrical installation shall use therein any electrical equipment other than approved electrical equipment of a kind or type and rating approved for the specific purpose for which it is to be employed.

(3) In any case in which for a given purpose no standard electrical equipment of the exact size or rating required is procurable, equipment of the next larger size or rating shall be used unless special permission is obtained to use equipment of a smaller size or rating.

(4) If, in the opinion of an inspector, an electrical installation has been badly arranged or poorly executed, either generally or in any particular, the inspector shall reject the electrical installation.

(5) No contractor shall use wood for plugging for the support of any electrical equipment.

(6) No contractor shall use as a solder any so-called solder consisting of a metallic powder mixed with an adhesive vehicle in the use of which fusion of a metal is not involved.

(7) No contractor shall use for soldering copper and its alloys a soldering flux corrosive to those metals.

27. Every contractor who has performed work on an electrical installation and has been notified by the Commission that the installation does not conform to these regulations shall remedy all defects in workmanship and replace all electrical equipment which is not approved within such time and in such manner as the notice from the Commission shall direct.

28. (1) The Commission may by notice in writing require any owner or occupant of lands, buildings or premises upon or within which is found an electrical installation in which, in the opinion of the Commission, a condition dangerous to persons or property has developed, to make such changes in the electrical installation as are necessary to remedy the condition.

(2) Upon receipt of the notice the owner or occupant of the lands, buildings or premises shall cause the installation to be changed in the manner and to the extent prescribed by the notice within the time limited therein.

29. (1) Where

- (a) a contractor refuses or neglects to comply with a notice given pursuant to regulation 27, or
- (b) the owner or occupant of lands, buildings or premises refuses or neglects to comply with a notice given pursuant to regulation 28,

the Commission, if it deems such course necessary for purposes of safety, may

- (i) cut off the supply of electrical power or energy to the lands, buildings or premises in which is contained the electrical installation which was the subject of the notice, or
- (ii) require the supply authority to cut off the supply.

(2) In either event, the supply shall not be reconnected until full compliance with the notice has been made.

MAINTENANCE AND OPERATION OF ELECTRICAL EQUIPMENT

30. All electrical equipment shall be so installed and guarded as to afford provision for the safety of persons and property and for the protection of the electrical equipment from mechanical or other injury to which it is likely to be exposed.

31. Every owner and tenant of a factory, workshop or other premises on or in which employees are engaged in operating or using any electrical equipment shall keep the electrical equipment and the electrical installation in safe operating condition at all times.

32. No person shall use any electrical equipment which is not in safe and proper working condition.

33. Electrical equipment which is not in regular use shall not be used until it has been thoroughly examined by a qualified person and is found fit for service.

34. Electrical equipment which is kept in reserve for emergency service shall be examined and tested by a qualified person at regular and frequent intervals.

35. (1) No person shall make repairs or alterations to live equipment unless complete disconnection of the equipment is impracticable.

(2) No person shall make repairs or alterations to live equipment where explosive or highly flammable materials or gases are present.

(3) Where repairs or alterations are to be made to electrical equipment, the switches controlling the supply of electrical current to the equipment shall be locked or other adequate precautions shall be taken to prevent the equipment from becoming electrically charged by accident or inadvertence.

36. No person shall

- (a) cut, damage or interfere with any electrical equipment, or
- (b) place or instal any equipment or material near installed electrical equipment,

so as to create a condition which an inspector deems dangerous.

37. All passage-ways around generators, transformers, switchboards and similar equipment shall be kept clear of obstruction at all times and shall be so arranged as to afford authorized persons ready access to all parts requiring their attention.

38. All premises in which electrical equipment is in operation shall be adequately lighted.

39. (1) Where potentials exceeding 750 volts are used, a warning notice shall be displayed at all times in a conspicuous place forbidding any person to work on any live equipment unless protected by approved insulating or insulated tongs, rubber gloves, rubber boots, rubber mats or other like appliances.

(2) All insulating or insulated appliances shall be kept in proper condition for use at all times.

GENERAL PROVISIONS

40. (1) Subject to the provisions of subregulation 2, where electric wiring is contained in hollow studding, joist- or rafter-spaces of walls, floors and roofs of a building, the spaces shall not be filled with thermal insulation unless it

- (a) has been approved as having suitable non-corrosive, fire-resisting and non-conducting qualities; and
- (b) is applied in such manner as to avoid any strain upon the conductors and race-ways and their respective supports.

(2) Combustible thermal insulation may be used where the electric wiring

- (a) is in rigid conduit or electrical metallic tubing effectively sealed where required by an inspector;
- (b) is in flexible conduit with conductors in lead sheath;
- (c) consists of lead-sheathed armoured cable; or
- (d) is non-metallic sheathed cable with conductors of not less than No. 12 B. & S. gauge.

41. Every electrical installation shall be made in such manner as to reduce to a minimum the probability of spread of fire through fire-stopped partitions, floors, hollow spaces, fire-walls, fire-partitions, vertical shafts, ventilating and air-conditioning ducts.

42. (1) No race-way shall be installed in a duct used for the removal of dust, stock or vapor.

(2) No race-way shall be installed in an air-conditioning duct or plenum chamber unless the conductors are contained in rigid conduit with fittings accepted by an inspector as suitable for the location.

(3) No race-way shall be installed in such manner as to interfere with the operation of an automatic fire damper in a duct.

43. Subject to any provisions of these regulations dealing with special installations or apparatus, no electrical equipment or electrical installation employing a potential in excess of 15,000 volts shall be used without special permission.

44. The Commission may at any time re-inspect any electrical installation notwithstanding any previous inspection and acceptance of the installation.

PART II

SERVICES AND SERVICE EQUIPMENT

INSTALLATION OF SERVICES

45. (1) Subject to the provisions of subregulation 2, not more than one supply service of any given potential and characteristics shall be run to any building from any one system of a supply authority.

(2) A further supply service having the same potential and characteristics as a proposed or existing supply service may be run to a building where

- (a) a separate service is required for fire pumps, emergency lights, welding loads or X-ray loads; or
- (b) in respect of a building of large area requiring an unusually large electrical load, the Commission has by special permission authorized an additional service.

(3) Where more than one service is installed the service equipments shall be grouped wherever practicable.

46. No supply service shall be run from an electric railway system using a ground return to a building other than an electric railway car, carriage, car-house or barn, passenger station or freight station used in the operation of the electric railway.

47. The point, whether overhead or underground, at which a consumer's service enters a building shall be so located as to be acceptable to both the supply authority and an inspector.

SERVICE CONDUCTORS AND CONDUIT

48. All conductors run aerially between buildings and structures shall be of not less than No. 10 B. & S. gauge and shall have a weather-proof covering.

49. (1) Where those portions, if any, of the conductors of a consumer's service which are on the supply side of the service-head or the conductors of a supply service are run outside along the walls of buildings they shall be run in one of the following ways

- (a) as open-wiring, consisting of single conductors having either a weather-proof covering or rubber insulation;
- (b) in rigid conduit;
- (c) in flexible conduit if the conductors are lead-sheathed;
- (d) in armoured-cable type ACL; or
- (e) in cable or conductors without lead-sheathing specially designed and approved for use in services.

(2) Service and other conductors may be installed in conduit or duct run beneath a building or within a wall of concrete or masonry but the conduit or duct shall be surrounded throughout the entire length of its run by not less than 2 inches of concrete or masonry.

50. (1) Where service conductors from a pole-line to a building are run underground, lead-covered or other cable assembly approved for the purpose shall be used between the point at which the supply lines are connected to the pole and the place, whether within or without the building, where connection is made to the consumer's service equipment.

(2) The cable shall be protected against mechanical injury

- (a) on the pole between a point at least 8 feet above ground level and a point at least 1 foot below ground level; and
- (b) at the point of entrance into the building.

(3) Where rigid conduit or other form of duct is used to protect service conductors entering a building underground, it shall be suitably drained toward the building and, if considered necessary by an inspector, be sealed against the entry of flammable gases.

51. (1) Subject to the provisions of regulation 49, where a consumer's service is connected to an overhead supply service at any point on a building above ground level, the conductors of the consumer's service shall be run in one of the following ways

- (a) in rigid conduit;
- (b) in flexible conduit if the conductors are lead-sheathed;

(c) in armoured cable type ACL; or

(d) in service entrance cable type ASE or type SE, either of which may be mounted in contact with the wall.

(2) Where type SE cable is used under clause d of subregulation 1 the following conditions shall be complied with:

- (a) the installation shall have a potential of not more than 300 volts between conductors or not more than 150 volts to ground;
- (b) the cables shall be protected by conduit or other suitable means if within 7 feet of ground level or if liable to suffer mechanical disturbance or injury;
- (c) the cables, unless installed in conduit, shall be supported at intervals of not more than 3 feet; and
- (d) the cables shall be mounted on insulating supports which provide a clearance of at least 2 inches between the cables and any exposed portion of the building constructed of a conducting material.

52. (1) The supply end of each conductor forming part of a consumer's service shall extend at least 30 inches beyond the supply end of the consumer's service conduit, duct or cable in which it is run in order to facilitate the connection of the supply service to the conductors.

(2) The neutral conductor of a consumer's service if No. 4 B. & S. gauge or smaller shall have a white covering and if larger than No. 4 B. & S. gauge shall be identified.

(3) All conductors of a consumer's service, other than the neutral conductor, shall have a covering showing a continuous colouring contrasting with that of the neutral conductor.

(4) At least 18 inches of each conductor intended to be connected to a meter shall be left at the meter panel to serve as a meter loop.

53. Service conduit shall

- (a) have an internal diameter of not less than $\frac{3}{4}$ of an inch electrical trade size;
- (b) contain no conductors other than service conductors; and
- (c) contain only the conductors of one service.

54. (1) Where supply service conductors are run aerially to a building the supply end of the consumer's service conduit shall be fitted with an approved weather-proof service head which shall be installed in a location satisfactory to both an inspector and the supply authority and, in any event, not less than 15 feet and not more than 30 feet above side-walk or ground level.

(2) Where the height of a building is insufficient to permit the ground clearance required by subregulation 1, the service head shall be installed at the highest practicable level unless special permission is obtained to install it at a lower level, but in no case shall it be less than 9 feet above side-walk or ground level.

(3) The service head shall be installed in such manner as to ensure that the supply service wires will be maintained at the ground clearance levels prescribed by regulation 1103.

55. Where the conductors of a consumer's service are run in service entrance cable

- (a) the cable shall be fitted with an approved rain-tight service head;
- (b) drip loops shall be formed on each conductor; and
- (c) not less than 30 inches of each conductor shall be left for splicing.

56. Where service conductors are lead-sheathed, they shall be protected from moisture by pot-heads or other approved devices installed at their point of issue from the lead-sheathing.

57. All conductors used in or forming part of a consumer's service shall

- (a) conform to the requirements of Part IV;
- (b) have a current-carrying capacity of not less than that of No. 10 B. & S. gauge copper wire; and
- (c) where an electric range is to be installed, have a minimum size of No. 4 B. & S. gauge in a 2-wire consumer's service or of No. 6 B. & S. gauge in a 3-wire consumer's service.

58. (1) The neutral conductor of a consumer's service shall not be bare unless special permission is obtained.

(2) Special permission shall not be granted unless

- (a) the supply is single phase, alternating current and not more than 150 volts to ground;
- (b) the neutral conductor of the supply system is grounded to a water main or other grounding system, whether or not any grounds are made at the consumer's service; and
- (c) the bare neutral conductor is run in the same protective conduit or armouring as the other conductors of the consumer's service.

59. The current-carrying capacity of a bare neutral conductor of a consumer's service shall be that shown in column 8 of Table 9 and its ampere rating, on this basis, shall not be less than that of

- (a) a rubber-insulated conductor of No. 10 B. & S. gauge; or
- (b) the live insulated conductors of the same circuit;

whichever shall be the greater.

LOCATION OF SERVICE EQUIPMENT

60. (1) Service boxes and service equipment designed to perform the functions of a service box shall

- (a) be installed in a location satisfactory to an inspector and the supply authority;
- (b) be installed within the building and as close as practicable to the point where the service conductors enter the building;
- (c) not be installed in coal-bins, clothes-closets, bathrooms, stairways, dangerous or undesirable places, or, except as permitted in Part XIII, in hazardous locations; and
- (d) be readily accessible.

(2) Notwithstanding the provisions of clause *b* of subregulation 1, a service box may

- (a) by special permission, be installed on the outer face of an external wall of a building; or

- (b) in rural districts where a group of buildings is to be served by one service, be installed on a pole;

but the service box shall be so located or protected that it shall not be liable to mechanical injury or harm from weather and no part of the service box shall, without special permission, be less than 6 feet above the ground or floor directly beneath it.

CONTROL AND PROTECTIVE EQUIPMENT

61. (1) Every consumer's service shall be furnished with an approved service box or other approved service equipment so located and installed as to perform the functions of a service box.

(2) An assembly of circuit breakers in an approved enclosure shall be accepted by an inspector instead of a service box where

- (a) approved circuit-breakers are used in each branch-circuit and all circuit-breakers are grouped in a readily accessible cabinet at the point of service entrance;
- (b) the circuit-breakers are operated from without the cabinet;
- (c) the supply is alternating current and the potential does not exceed 150 volts to ground;
- (d) the total connected load does not exceed 100 amperes at 150 or 300 volts; and
- (e) the meter is connected on the supply side of the branch-circuit breakers and no live parts or wiring are exposed.

(3) Where 2 single-pole manually-operated circuit-breakers are used on a 3-wire branch-circuit of which one conductor is grounded, the circuit-breakers shall be so connected mechanically that, when operated manually, they will simultaneously and safely disconnect all ungrounded conductors of the circuit at the point of supply.

62. (1) Every service box shall conform to the requirements of regulations 318 to 341, both inclusive.

(2) Except on open-type switchboards, service switches shall be enclosed and externally operated.

(3) 3-wire single-phase services shall be controlled by a 2-pole switch with a solid neutral.

63. Subject to the provisions of regulation 61, over-current devices and meters shall be connected on the load side of the service box or other approved service equipment, but the meter may be connected on the supply side of the service box or other approved service equipment where

- (a) no live parts or wiring are exposed;
- (b) the circuit is alternating current and the potential does not exceed 300 volts between conductors; and
- (c) the rating of the service box or other approved service equipment does not exceed 200 amperes.

64. (1) Where oil switches or oil circuit-breakers are used as service switches, isolating switches shall be installed on the supply side thereof.

(2) Where over-current trip coils are used with circuit-breakers, one trip coil shall be installed on each ungrounded conductor of the circuit, but where the capacity of the transformers and the extent of the network supplying the service is sufficiently small, by special permission one trip coil in each phase of a 4-wire 2-phase ungrounded service may be used.

(3) The primary isolating device of metal-clad equipment shall be deemed to be the equivalent of an isolating switch or isolating link.

65. Service boxes shall be sealed or locked by the supply authority and shall not be opened by anyone other than an inspector or a person authorized by the supply authority.

66. Where a service supplies only one branch-circuit, over-current devices of smaller current-carrying capacity than the service over-current devices shall be inserted on the load side of the meter and in series with the service over-current devices.

67. Where an electrical installation or any portion thereof is to be supplied with current from 2 or more different systems, the switching equipment controlling the various supplies shall be so constructed or arranged that it is impossible for anyone accidentally to switch on current from one system before current from another system has been cut off.

68. A low-potential 2- or 3-phase consumer's service may be subdivided into single-phase sub-services.

69. (1) In every multiple-occupancy service and in every single-occupancy multi-rate service, a separate service box shall be provided for each subservice of the main service.

(2) Where the potential does not exceed 150 volts to ground and the service boxes of all subservices are in a common enclosure or in separate enclosures grouped at a readily accessible point as close as practicable to the point at which the service conductors enter the building, the service box for the main service may be dispensed with unless there are more than 6 sub-services.

70. In network systems where the consumer's service for any electrical installation requires a total capacity in excess of 600 amperes, switches shall not be grouped unless the supply conductors of the installation are protected by a circuit-breaker of adequate capacity.

71. (1) Where 2 or more switches are grouped at a service entrance, the wiring between switches shall be enclosed by auxiliary gutters or some approved equivalent device, but no auxiliary gutter shall be required by reason only of the grouping of two 30-ampere switches.

(2) The auxiliary gutters or approved equivalent device shall

(a) be equipped with terminal blocks having a separate screw or stud for each connection; or

(b) if more than 6 feet in length, be equipped with bus-bars instead of terminal blocks.

(3) Where bus-bars are used, they shall extend the full length of the box after provision has been made for necessary wiring-space for the cables which feed the bus-bars.

72. Where more than one service box or meter has been installed in a service, each service box and meter shall be marked in a conspicuous, legible and permanent manner to indicate clearly which installation or portion of an installation is controlled thereby.

73. In multiple-occupancy buildings where individual metering is required, each occupant's supply shall be provided with separate sealable service equipment or a metering panel which shall bear markings clearly identifying the supply to which it is connected.

74. Where a service box supports one or more fuse receptacles to which access may be had without opening

the door of the service box, the receptacles and their fuses shall be completely enclosed by a separate door, either spring-closed or having a substantial catch.

75. Every neutral conductor of a branch-circuit shall be connected to the terminals on the neutral block which correspond to the terminals to which the line conductors of the same circuits are connected.

METERING EQUIPMENT

76. In regulations 77 to 81, both inclusive, wherever the context permits, "meters" includes current transformers, potential transformers and the measuring instruments used in connection therewith.

77. Subject to the provisions of subregulation 4 of regulation 52, the service conductors between the meter and the service box shall be rendered inaccessible.

78. Meters shall

(a) be installed in a location satisfactory to both an inspector and the supply authority;

(b) be installed as close as practicable to the service box;

(c) not be installed in coal-bins, clothes-closets, bathrooms, stairways, dangerous or undesirable places, or, except as permitted in Part XIII, in hazardous locations;

(d) be readily accessible for reading and inspection;

(e) be grouped wherever practicable; and

(f) where mounted outdoors, be of waterproof construction or in waterproof enclosures.

79. (1) The minimum space which shall be left for the installation of a meter shall be

(a) for a commercial building, 12 inches in width, 22 inches in height and 9 inches in depth; and

(b) in any other case, 15 inches in height and 12 inches in width;

unless special permission is obtained to do otherwise.

(2) The supply authority may require a larger space or a space of different dimensions.

80. (1) Instrument transformers used in connection with meters shall be installed in approved metal enclosures unless mounted on switchboards or in transformer vaults or otherwise rendered inaccessible.

(2) Where the secondary leads between the instrument transformers and the meter terminal-box or test links are continuous, the instrument transformers may be located outside the consumer's premises in which the meter is located, in which case the leads shall be deemed to be service entrance conductors and shall conform to all regulations in this Part applicable thereto, but no service box and disconnecting switches shall be required.

81. Unless a meter is mounted on a switchboard, a suitable fitting or panel or a service box with a meter back-plate shall be provided and the meter and other service equipment mounted thereon.

PART III

WIRING METHODS - LOW POTENTIAL

CONDUCTORS

82. (1) Conductors for use under ordinary conditions shall be of a type specified in column 2 of Table 1 and they shall not be exposed to a temperature ex-

ceeding that specified in columns 3 and 4 of the table for the relevant types respectively.

(2) Conductors to be used in locations likely to be damp places shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T or TW type.

(3) Conductors likely to be subjected to corrosive action shall be of the weather-proof, WP, type, the varnished-cloth insulated, VC, type, the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T or TW, type as may be directed by an inspector.

(4) Where thermoplastic-insulated conductors are used they shall be installed in such manner as to avoid possibility of damage thereto from stiffening of the insulation at temperatures below freezing.

(5) Where conductors are buried in the earth so as to be in direct contact therewith, they shall be of a type approved for the purpose.

83. (1) Where conductors, other than those connected to a hoist, are installed in hoist-ways they shall be run in rigid or flexible conduit.

(2) High-potential conductors shall not be installed in hoist-ways.

84. (1) Where insulated conductors are closely grouped behind switchboards and in like places, they shall have a substantial overall flame-retarding covering unless the insulation is inherently flame-retarding and moisture-resisting.

(2) Where the insulation has a flame-retarding coating or covering the coating or covering shall be removed sufficiently at terminals and splices effectually to prevent creepage of current over it.

85. Conductors between generators, transformers, switchboards and other apparatus used in connection therewith shall be

- (a) exposed to view and supported on incombustible absorption-resisting insulators;
- (b) run in conduit, tile or other fire-proof duct; or
- (c) in the form of armoured cable, if special permission is obtained.

86. (1) The radii of bends in conductors shall be sufficiently large to ensure that no injury is done to the conductors or their insulation, covering or sheathing.

(2) Where ungrounded conductors of No. 1 B. & S. gauge or larger are deflected more than 30 degrees to enter a race-way in a cabinet, pull-box, junction box or auxiliary gutter the conductors shall be

- (a) protected by a substantial bushing providing a smoothly-rounded insulating surface; or
- (b) separated from the race-way fitting by insulating material securely fastened in place and affording adequate resistance to mechanical injury;

and locknuts shall be provided inside and outside the enclosure to which the conduit is attached.

87. (1) Where lightning-conductors are installed on a building electric wiring not in metal enclosures shall be kept at least 6 feet from the lightning-conductors.

(2) Metal enclosures of circuit conductors shall, where practicable, be kept at least 6 feet from the lightning-conductors, and where that is not practicable, shall be bonded to the lightning-conductors.

88. (1) Unless made with approved solderless connectors joints or splices in insulated conductors shall be soldered but they shall first be made mechanically and electrically secure.

(2) Joints or splices shall be covered with an insulation equivalent to that on the conductors joined.

89. When the ends of insulated conductors at switch- and fixture-outlets and in like places are not in use they shall be insulated in the manner prescribed for joints or splices in subregulation 2 of regulation 88.

90. (1) Stranded conductors except when in flexible cords shall be soldered before being fastened under the heads of terminal binding-screws.

(2) Stranded and solid conductors of greater current-carrying capacity than No. 10 B. & S. gauge copper shall be soldered into lugs at terminals unless solderless connectors are used.

91. (1) Conductors shall be so supported that no injurious strain is imposed on the terminals of any electrical apparatus or devices or on any joints or taps.

(2) No insulated conductor finished to show a green colour shall be used for any purpose other than grounding.

OPEN WIRING

92. Regulations 93 to 104, both inclusive, shall apply only to conductors run as open wiring.

93. (1) Conductors for use in normally dry locations shall be of a type specified in column 2 of Table 1.

(2) Where used on metal surfaces, conductors of a thermoplastic-insulated, T or TW, type shall not be mounted on split knobs or cleats.

(3) Conductors for use in damp places shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T or TW, type.

94. (1) Conductors shall be supported rigidly on incombustible, absorption-resisting insulators.

(2) Where conductors of a circuit operating at a voltage shown in column 1 of Table 2 are installed in normally dry places, they shall be kept separate from each other at least the distance specified in column 2 of the table and from adjacent surfaces at least the distance specified in column 3 of the table.

(3) Where circuits of different voltages are run parallel to each other, the adjacent conductors of the different circuits shall be kept distant from each other not less than the distance specified in column 2 of Table 2 for the conductors of the circuit having the higher voltage.

(4) Conductors located in damp places shall be kept separate from adjacent surfaces by at least 1 inch.

95. (1) Split knobs shall not be used to support conductors larger than No. 8 B. & S. gauge.

(2) Conductors supported on solid knobs shall be securely tied thereto by tie-wires having insulation of the same type as that on the conductors which they secure.

96. (1) Open wiring, if supported on or run across the open faces of joists, wall-studs or other timber, or on walls where it is exposed to mechanical injury, shall be protected by running-boards, guard-strips, wooden boxing or sleeves of iron pipe.

(2) Where conductors are not exposed to mechanical injury they may be run directly from timber to timber but shall be

- (a) of not less than No. 8 B. & S. gauge;
- (b) separated from each other by not less than 6 inches; and
- (c) supported at each timber.

(3) Open wiring shall not be run across the tops of ceiling joists in unfinished attics or like places.

(4) Conductors or parts thereof which are less than 7 feet above the floor shall be deemed to be exposed to mechanical injury.

97. (1) Material for running-boards, guard-strips and boxing shall be at least $\frac{7}{8}$ inch thick and the edges of running-boards shall project at least $\frac{1}{2}$ inch beyond the insulators on both sides.

(2) Guard-strips shall be at least as high as the insulators and placed as close to the conductors as these regulations permit.

(3) In wooden boxing there shall be a clear space of at least 1 inch between conductors and adjacent surfaces, and the ends of boxing not abutting on the structure of the building shall be closed.

98. Where conductors are run on flat surfaces they shall be supported rigidly at intervals of not more than $4\frac{1}{2}$ feet.

99. (1) Conductors shall not be brought to a dead-end at any fitting distant more than 12 inches from the last supporting insulator.

(2) Where conductors of No. 8 B. & S. gauge or larger are run as open wiring solid knobs or strain insulators shall be used at the ends of the run.

100. Knobs and cleats shall be fastened securely with screws.

101. Sub-bases shall be installed under all snap-switches and receptacles.

102. (1) Where open wiring is connected to conductors in race-ways, armoured-cable or non-metallic sheathed cable the junction shall be made in a box or at or in a fitting having a separately-bushed hole for each conductor.

(2) Where the conductor is encased in flexible tubing between the last support and the box, the tubing shall be run into the box.

103. (1) Where a conductor passes through walls, floors, timbers or partitions it shall be bushed

(a) where not exposed to mechanical injury, with a continuous porcelain tube; or

(b) where exposed to mechanical injury, with a single sleeve of iron pipe enclosing all conductors of the circuit and each conductor shall be separately encased in a continuous length of flexible tubing extending the full distance between the insulators next adjacent to the ends of the sleeve.

(2) The bushing shall be secured in place and shall project at least $\frac{1}{2}$ inch beyond the finished surface from which it issues.

104. (1) Where conductors approach at any point within 2 inches of other electrical conductors or of metallic piping or other conducting-material they shall at those points be protected by porcelain tubes or flexible tubing firmly fixed in place.

(2) In damp places porcelain tubes shall be used or there shall be an air-space of not less than 1 inch between the flexible tubing and wet or other conducting surfaces.

KNOB-AND-TUBE WIRING

105. Regulations 106 to 116, both inclusive, apply only to knob-and-tube wiring.

106. Knob-and-tube wiring shall not be used for potentials exceeding 150 volts to ground or 300 volts between any two conductors.

107. Conductors shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T or TW, type.

108. (1) Conductors shall be supported separately on incombustible, absorption-resisting insulators.

(2) Conductors shall be separated from each other by a distance of at least 4 inches and from adjacent surfaces by a distance of at least 1 inch.

(3) At distribution centres, meters, outlets, switches and places where 4-inch separation cannot be maintained between conductors, each conductor shall be encased in a continuous length of flexible tubing extending from within the distribution box, meter, outlet box or switch box to the nearest supporting knob.

(4) Conductors shall not be run across ceiling joists or rafters in roof spaces and where run on or across the lower edges of basement joists shall be protected in the manner prescribed by regulations 96 and 97.

109. Where conductors pass through walls, floors, timbers or partitions, they shall be protected in the manner prescribed by regulation 103.

110. Where conductors approach at any point within 2 inches of other electrical conductors or of metallic piping or other conducting material they shall be protected in the manner prescribed by regulation 104.

111. (1) Split knobs shall not be used to support conductors larger than No. 8 B. & S. gauge.

(2) Conductors supported on solid knobs shall be securely tied thereto by tie-wires having insulation of the same type as that on the conductors which they secure.

112. (1) Conductors shall be run singly on separate timbers or studding where practicable and shall be supported rigidly at intervals of not more than $4\frac{1}{2}$ feet.

(2) Where conductors of No. 8 B. & S. gauge or larger are run as knob-and-tube wiring solid knobs or strain insulators shall be used at the ends of the run.

113. Knobs and cleats shall be fastened securely with screws.

114. Where conductors pass through or near cross-timbers in spaces behind plastering the parts of the conductors which are within a distance of 3 inches measured vertically above the upper surface of the cross-timbers shall be protected by porcelain tubes.

115. (1) Where it is impracticable to use insulating supports in any portion of an installation the conductors

(a) if exposed to moisture shall be

(i) the rubber-insulated, lead-covered type run in conduit;

(ii) the moisture resisting, RW or TW, type run in conduit; or

(iii) lead-sheathed armoured-cable; and

(b) if not exposed to moisture may be run separately in flexible tubing extending in con-

tinuous lengths between supports or from a support to an outlet or between outlets and may be fished.

(2) There shall be no joints or splices in the conductors within their protective coverings.

116. (1) Where knob-and-tube wiring is connected to conductors in race-ways, armoured-cable or non-metallic sheathed cable, the junction shall be made in a box having a separately bushed hole for each conductor.

(2) Where the conductor is encased in flexible tubing between the last support and the box, the tubing shall be run into the box.

NON-METALLIC SHEATHED CABLE

117. Regulations 118 to 132, both inclusive, shall apply only to conductors run as non-metallic sheathed cable.

118. Non-metallic sheathed cable shall not be used where the potential exceeds 300 volts between any two conductors.

119. (1) Non-metallic sheathed cable may be used in rural districts for the wiring of

(a) churches, halls and meeting places in which the total floor area above ground level is less than 1,500 square feet; and

(b) the stories other than the basement and ground floor of hotels.

(2) The cable shall be of at least No. 12 B. & S. gauge and each circuit shall be protected by an over-current device rated at not more than 15 amperes.

120. The cable may be multiple conductor assemblies in approved sizes and may contain an uninsulated conductor which shall be used only for grounding purposes.

121. (1) The cable shall be run in continuous lengths from outlet boxes, junction boxes and panel boxes as a loop system and the joints, splices and taps shall be made in the boxes.

(2) Where concealed wiring is connected to non-metallic sheathed cable the junction shall be made in a box.

(3) Where open wiring is connected to non-metallic sheathed cable the junction shall be made in a box or at or in a fitting having a separately bushed hole for each conductor.

122. The cable shall not be bent or handled so that the covering is damaged.

123. (1) Where the cable is run between outlets, it shall be secured by straps or other approved devices located within 12 inches of every box or fitting and at intervals of not more than 4½ feet throughout the run.

(2) Drive-in staples shall not be used.

(3) Where straps are of iron or steel they shall have a hot-dip galvanized finish and shall fit the cable.

124. The cable shall not be buried in plaster, cement or similar finish.

125. Conductors shall not be run on or across the upper faces of ceiling joists in unfinished attics or roof spaces and, where run on or across the faces of rafters in unfinished attics or roof spaces or on or across the lower faces of basement joists shall be protected in the manner prescribed by regulations 96 and 97.

126. (1) Where the cable is run through studs, joists or similar wooden members, the outer surface of the cable shall be kept distant at least 1¼ inches from the edges of the wooden members or the cable shall be effectively protected from mechanical injury.

(2) Where the cable is installed immediately behind a baseboard, it shall be effectively protected from mechanical injury from driven nails.

127. (1) Where the cable enters or leaves outlet or other boxes it shall be fastened rigidly to the boxes by fittings which completely close the opening.

(2) Loom clips shall not be used.

(3) The cable shall enter the box through a knock-out opening.

128. (1) Notwithstanding regulation 127, where conductors or cables are supported within 6 inches of the box, they need not be clamped to the box.

(2) The openings through which the conductors or cables enter the boxes shall be adequately closed.

129. (1) Where the cable is exposed, approved switch, outlet and tap devices of insulating material may be used without boxes.

(2) The openings in the devices shall fit closely around the outer covering of the cable.

(3) The device shall fully enclose any part of the cable from which any part of the covering has been removed.

(4) Where the devices are connected to the conductors by binding-screw terminals there shall be as many screws as there are conductors unless the cables are clamped within the device or the terminals are of a type approved for the purpose.

130. (1) Boxes and fittings shall be of a type approved for use with non-metallic sheathed cable.

(2) Where grounded metal boxes are not required by these regulations outlet and switchboxes may be of fire-resisting moulded-composition insulating material furnished with a cover of the same material.

131. (1) Notwithstanding subregulation 4 of regulation 96 the cable may be used in open-wiring work where

(a) it is supported directly upon a wall or ceiling of woodwork, plaster, concrete, brick or other building finish and the conductors are distant at least 1½ inches from any part of the wall or ceiling which is metal-lathed or metal-covered; or

(b) it is adequately protected wherever it is less than 5 feet above a floor.

(2) Where the cable is run horizontally along a wall it shall be at least 6 inches above the floor.

132. Where the cable is used in concealed wiring and it is impracticable to provide the supports required by regulation 123, the cable may be fished.

RACE-WAY AND ARMOURED-CABLE WORK

133. Regulations 134 to 148, both inclusive, apply only to conductors run in race-ways or as armoured-cable.

134. (1) Race-ways and the armouring and lead-sheathing of cable shall be electrically and mechanically continuous throughout the run.

(2) Where lead-sheathed armoured-cable type ACL is used, the lead sheath need not be bonded at outlet and junction boxes.

(3) Race-ways and fittings having conductive coatings or approved race-ways of non-conducting material shall be used unless special permission is obtained for the use of race-ways and fittings of enamelled material.

135. (1) Race-ways and the armouring of cables shall be mechanically and electrically secured to all cabinets and fittings to which they are attached and bushings shall be used to protect the conductors from abrasion.

(2) Where ungrounded conductors of No. 1 B. & S. gauge or larger are used they shall be protected in the manner prescribed by subregulation 2 of regulation 86.

(3) Where electrical continuity cannot be obtained by clean threaded joints or by the use of two locknuts or by some other suitable equivalent form of joint, bonding jumpers shall be used.

136. Race-ways and the armouring of cables shall be supported independently of cabinets and fittings forming part of the race-way system or armoured-cable system.

137. Fins and burrs shall be removed from the ends of race-ways.

138. Pull-in, junction and outlet boxes, cabinets and gutters and joints in wires and cables shall be accessible.

139. Where conductors connected to open wiring issue from the ends of race-ways or from armouring they shall be protected with approved boxes or with fittings having a separately bushed hole for each conductor.

140. (1) Conductors for use under ordinary conditions shall be of the rubber-insulated, R, RH or RW, type, the thermoplastic-insulated, T or TW, type or varnished-cloth insulated, VC, type.

(2) Conductors used for fluorescent lighting equipment and contained in the same race-ways as the auxiliaries for fluorescent lighting shall be of the slow-burning, SB, type and shall not be exposed to temperatures exceeding 90 degrees Centigrade or 194 degrees Fahrenheit.

141. (1) Conductors of No. 8 B. & S. gauge or larger shall be stranded.

(2) Where conductors of the thermoplastic-insulated, T or TW, type are used, they shall not be

(a) smaller than No. 14 B. & S. gauge; and

(b) larger than No. 4/0 B. & S. gauge;

but, for use in open work, sizes up to 2,000 M.C.M. may be used.

142. (1) Holes in outer walls of buildings through which conduit passes shall be filled to prevent the infiltration of moisture.

(2) Where a service conduit or duct enters a building from an underground distribution system the end of the conduit or duct within the building shall be sealed with a suitable compound to prevent the entrance of moisture and gases.

143. (1) All conductors of a circuit shall be contained in the same race-way or in the same channel of a multiple-channel race-way or in the same armouring and, except as permitted by regulation 225, the circuits of different systems shall not be contained therein.

(2) There shall be no joints or splices in conductors within a race-way or channel except as permitted by regulations 237, 244 and 250.

144. (1) Where armoured-cable or race-ways of the draw-in type are bent during installation, the radius of the curve of the inner edge of the bends shall be at least 6 times the internal diameter of the armouring or race-way.

(2) Where

(a) lead-covered cable or conductors insulated with varnished-cloth are used in race-ways of the draw-in type; or

(b) lead-sheathed armoured-cable is used,

the radius of the curve of the inner edge of bends in the race-ways and in the armoured-cable shall be at least 10 times the internal diameter of the race-way or armouring.

(3) Elbows and bends shall be made without undue distortion of the race-way or armouring and without injury to its inner or outer surfaces.

145. Where a race-way or armoured-cable is laid in cinders or cinder-concrete, it shall be protected from corrosive action by a grouting of non-cinder concrete at least 1 inch thick entirely surrounding it.

146. (1) Where conduits or ducts are located where moisture is likely to accumulate therein the conductors shall be of the lead-covered type or moisture-resisting, RW or TW, type.

(2) Where lead-covered conductors are used a pothead or equivalent device shall be used to protect them from moisture and mechanical injury at their point of issue from the lead-sheathing.

147. Where race-way and armoured-cable wiring installed underground and race-ways installed in concrete slabs or other masonry in direct contact with moist earth or in other permanently moist locations are subject to condensation or moisture, the conductors shall be of the lead-covered type, the rubber-insulated, RW, type, the thermoplastic-insulated, TW, type, or of a type specially approved for use in locations of that nature.

148. In buildings of fire-proof construction where branch circuits of armoured-cable and metal race-ways other than metal moulding have conductors not larger than No. 10 B. & S. gauge, the branch-circuits may be laid on the face of the masonry or other material of which the walls and ceiling are constructed and may be buried in the plaster finish.

RIGID AND FLEXIBLE CONDUIT WORK

149. Regulations 150 to 154, both inclusive, apply only to conductors run in rigid or flexible conduit.

150. No conduit having an internal diameter of less than $\frac{1}{2}$ inch, electrical trade-size, shall be used.

151. (1) Conduits of the draw-in type shall be installed as a complete system before the conductors are drawn into them.

(2) Threaded conduits shall be used in damp places and the joints and fittings shall be made water-tight.

(3) Conductors shall not be drawn into conduits in a building under construction until the conduit fittings and conductors are reasonably safe from damage from construction operations.

152. A run of conduit between outlets or between draw-in points shall not contain more than the equivalent of 4 quarter-bends.

153. Conduits shall be of sufficient size to permit the conductors to be drawn in and withdrawn without injury to the conductors.

154. Where conductors of a size shown in column 1 of Table 3 are run vertically in conduit, they shall be supported

- (a) independently of the terminal connections;
- (b) by approved modes of support at intervals not exceeding those prescribed in column 2 of the table; and
- (c) in such manner that the supports maintain the continuity of the conduit system without injury to the conductors or their covering.

ELECTRICAL METALLIC TUBING

155. Regulations 156 to 165, both inclusive, apply only to electrical metallic tubing.

156. Electrical metallic tubing may, by special permission, be used for exposed and concealed work but shall not be used

- (a) where during or after installation it is subject to severe mechanical injury;
- (b) in cinder-concrete or fill unless
 - (i) it is protected on all sides by a layer of non-cinder-concrete at least 2 inches thick; or
 - (ii) it is at least 18 inches under the fill; or
- (c) in a hazardous location.

157. (1) Where electrical metallic tubing and fittings are exposed to corrosive fumes or vapours they shall be of a corrosion-resisting material suitable for the conditions to which they are exposed.

(2) Where practicable dissimilar metals shall not be used in an electrical metallic-tubing system where there is a possibility of galvanic action.

158. In parts of dairies, laundries, canneries and other places where a high degree of moisture is present and in places where walls are washed frequently the entire tubing system including all boxes and fittings used therewith shall be made water-tight.

159. The tubing shall not be used to contain conductors larger than No. O B. & S. gauge.

160. The tubing shall have an internal diameter of not less than $\frac{1}{2}$ inch and not more than 2 inches, electrical trade size.

161. (1) Where electrical metallic tubing is used to contain rubber-insulated conductors, RF-32, R, RH or RW, types, or thermoplastic-insulated conductors, TF, T or TW, types, operating at a potential of not more than 600 volts, tubing having an internal diameter of $\frac{1}{2}$ inch, $\frac{3}{4}$ inch, 1 inch, $1\frac{1}{4}$ inches, $1\frac{1}{2}$ inches or 2 inches, electrical trade size, shall not contain more conductors of a size shown in column 1 of Table 4 than the number prescribed in columns 2, 3, 4, 5, 6 and 7 respectively of the table.

(2) Where electrical metallic tubing is used to contain lead-covered cables, RL, RHL, RHD, RML, RHML, VL, VDL or VML, types, operating at a potential of not more than 600 volts, tubing having an internal diameter of $\frac{1}{2}$ inch, $\frac{3}{4}$ inch, 1 inch, $1\frac{1}{4}$ inches, $1\frac{1}{2}$ inches or 2 inches, electrical trade size, shall not contain

- (a) more single-conductor cables of a size shown in column 1 of Table 5 than the number pre-

scribed in columns 2, 5, 8, 11, 14 and 17 of the table respectively;

- (b) more 2-conductor cables of a size shown in column 1 of the table than the number prescribed in columns 3, 6, 9, 12, 15 and 18 of the table respectively; or
- (c) more 3-conductor cables of a size shown in column 1 of the table than the number prescribed in columns 4, 7, 10, 13, 16 and 19 of the table respectively.

162. Where lengths of the tubing are coupled together or connected to boxes, fittings or cabinets, fittings approved for the purpose shall be used and the fittings shall not have threads of standard pipe-thread dimensions.

163. Where threadless couplings and connectors are used with the tubing, they shall be made up tight and where they are buried in masonry, concrete or fill or installed in wet places they shall be of the water-tight type.

164. (1) Bends in the tubing shall be made so as not to injure the tubing or reduce its internal diameter.

(2) Where unleaded conductors are used the radius of the curve of the inner edge of bends made during installation shall be at least 6 times the internal diameter of the tubing.

(3) Where lead-covered conductors are used the radius of the curve of the inner edge of bends made during installation shall be at least 10 times the internal diameter of the tubing.

165. Where the tubing is run between outlets or fittings or between outlets and fittings the run shall not contain more than the equivalent of 4 quarter-bends including the bends located at an outlet or fitting.

ARMoured-CABLE WORK

166. Regulations 167 to 171, both inclusive, apply only to armoured-cable work.

167. Where armoured-cable is used

- (a) for underground runs;
- (b) for circuits embedded in masonry, concrete or fill in buildings in course of construction; or
- (c) in locations where it will be exposed to weather, continuous moisture, excessive humidity or to oil or other substances having a deteriorating effect on rubber insulation,

it shall be of the lead-sheathed rubber-insulated, ACL, type.

168. (1) Where conductors issue from armour, they shall be protected by approved bushings of insulating material or by approved equivalent devices.

(2) Where armoured-cable is fastened to a box or cabinet the connector or clamp shall be of such design as to leave the insulating bushing or equivalent device visible for inspection.

169. Where armoured-cable is used in a building in which concealed knob-and-tube wiring or concealed non-metallic sheathed-cable wiring is installed the cable shall not be fished if there is a possibility of damage to the existing wiring.

170. (1) Where cable is run through studs, joists or other wooden members it shall be

- (a) located so that its outer circumference is at least $1\frac{1}{4}$ inches from the nearest edge of the wooden members; or
- (b) protected from mechanical injury where it passes through the holes in the wooden members.

(2) Where cable is installed immediately behind baseboards, it shall be protected from mechanical injury from driven nails.

171. Armoured-cable shall be secured in place by approved fastenings located not more than 1 foot from boxes or fittings and not more than $4\frac{1}{2}$ feet apart, except where the armoured-cable is fished.

USE OF RIGID AND FLEXIBLE CONDUIT AND ARMoured-CABLE

172. (1) Rigid conduit, flexible conduit or armoured-cable shall be used for

- (a) branch-circuit wiring of stationary motors of 1 or more horsepower at 110 or more volts in places other than private residences;
- (b) wiring in buildings of fire-proof or mill construction;
- (c) subject to the provisions of regulation 119, wiring in
 - (i) hospitals, hotels, asylums, churches, halls, public institutions, public buildings; and
 - (ii) other buildings used for public meeting or assembly having a floor area above ground level of at least 1,500 square feet;
- (d) wiring in educational institutions having two or more floors above ground level or four or more classrooms;
- (e) wiring from service boxes to meters except where equivalent protection is provided;
- (f) wiring run on the exterior surfaces of buildings to electric signs located on or attached to the building;
- (g) surface and concealed wiring in buildings having metal-lathed or metal-covered walls or ceiling where the conductors are not more than $1\frac{1}{4}$ inches from the metal at any place other than an outlet; and
- (h) wiring for fire-escape lights and exit lights.

(2) Where flexible conduit is used under clause f of subregulation 1 the conductors shall be lead-covered and where armoured-cable is used it shall be lead-sheathed type ACL.

(3) Rigid conduit shall be used for wiring in theatres unless special permission is obtained for the use of flexible conduit or armoured-cable.

(4) Nothing in subregulations 1, 2 or 3 shall prevent the use of surface race-ways, under-floor race-ways, flexible conduit or armoured-cable where their use is specifically authorized by these regulations.

SURFACE RACE-WAY WORK

173. (1) Surface race-ways shall not be used for circuits protected by over-current devices rated or set at more than 50 amperes.

(2) The total fusing of the wires contained in a single channel surface race-way shall not be more than 60 amperes.

174. Surface race-ways shall not be installed in damp places and, subject to the provisions of regulation 148, shall not be concealed.

175. (1) Where surface race-ways are of steel, they shall be of at least No. 20 U.S. sheet-metal gauge.

(2) Where the voltage between the conductors contained therein is not in excess of 300 volts, an approved metal moulding having a thickness of less than No. 20 U.S. sheet-metal gauge may be used for the extension of a previously approved wiring-system.

176. The backing of a surface race-way shall be secured in position by screws or bolts having heads flush with the metal.

177. Surface race-ways shall not be used for

- (a) conductors larger than No. 6 B. & S. gauge;
- (b) a greater number of conductors than that for which they are approved; or
- (c) more than 10 conductors.

178. (1) Surface race-ways may be extended through dry walls or partitions.

(2) Where the wall or partition is not constructed wholly of incombustible material no joint in the race-way shall be concealed within the wall or partition.

(3) Where a race-way passes through a floor, wall or partition and protection from mechanical injury is necessary a sleeve of iron pipe shall be placed over the race-way and shall extend beyond the outer surfaces of the floor, wall or partition.

179. (1) Where multiple-channel surface race-ways are used to carry the conductors of different systems each compartment shall contain only the conductors of one system and the compartments shall maintain the same position in relation to each other throughout the length of the race-way.

(2) One or more of the systems may be communication systems.

UNDERFLOOR RACE-WAYS

180. (1) Underfloor race-ways shall be used only in normally dry locations in buildings of fire-proof construction and may be installed under the surface of concrete or other flooring material.

(2) Underfloor race-ways shall not be used

- (a) where they will be exposed to corrosive vapours;
- (b) in a hazardous location;
- (c) in commercial garages;
- (d) in storage-battery rooms; or
- (e) for any conductor larger than No. 4 B. & S. gauge.

181. (1) Underfloor race-ways of the open-bottom type shall be buried in the concrete fill between the rough and finished floors.

(2) Where underfloor race-ways of the open-bottom type are used in shallow-floor concrete fills proper cover shall be maintained and the wires shall be protected from contact with pipes, structural steel and other metal by a pad of concrete at least 1 inch thick or by approved fittings.

(3) The race-ways shall be laid on a smooth clean surface, and in deep concrete fills shall be brought to the proper level by being set on a concrete pad of proper thickness and at least twice the width of the race-way.

(4) Underfloor race-ways of the open-bottom type shall not be used in floors of monolithic construction.

182. (1) Underfloor race-ways shall be laid so that their centre line coincides with a straight line drawn between the centres of successive junction boxes.

(2) The race-ways shall be mechanically secured to prevent disturbance of the alignment during construction.

183. (1) The joints along the edges of the race-ways and between the race-ways, couplings and junction boxes, and between the junction box cover-plates and cover-rings shall be filled with an approved waterproof cement.

(2) The race-ways shall be arranged so that there are no low points or traps at the fittings or in the race-way run and crossings shall be avoided where possible.

184. (1) Where the race-ways are run at other than right angles special fittings shall be provided if required by an inspector.

(2) The race-ways shall be connected to distribution-centre and wall outlets by conduit or approved fittings.

(3) Dead-ends of the race-ways shall terminate in junction boxes or other approved fittings.

185. (1) Inserts and outlets in underfloor race-ways shall be made electrically and mechanically secure.

(2) Inserts in fibre race-ways shall be screwed into the fibre and, where they are not made mechanically secure by being grouted in separately, they shall not be set until the floor is laid.

(3) Inserts and junction boxes shall be levelled to the grade of the floor and sealed with water-tight plugs.

186. When setting inserts or cutting through race-way walls, adequate precautions shall be taken to prevent chips and dirt from falling into the race-way and special tools designed for the purpose and for preventing the tools from entering the race-way and injuring the conductors shall be used.

187. Metal race-ways and metal fittings shall be protected from corrosion.

188. Where interior wiring systems are not connected electrically to each other within a building their respective conductors shall be contained in separate race-ways or, subject to the provisions of regulation 179, in separate channels of multiple-channel race-ways.

189. (1) In underfloor race-ways of the open-bottom type approved double-braid rubber-insulated or thermoplastic-insulated conductors, armoured-cable or non-metallic sheathed cable shall be used.

(2) Where it is impossible to install the concrete pads required by regulation 181 where a race-way crosses conduit, structural steel or other metal, armoured-cable shall be used for branch-circuits.

190. (1) The aggregate cross-sectional area of the conductors and their insulation in a race-way shall not exceed 40 per cent of the interior cross-sectional area of the race-way.

(2) Subregulation 1 shall not apply where the race-way contains only armoured-cable or non-metallic sheathed cable.

191. Conductors shall not be drawn into underfloor race-ways in a building under construction until the race-way, fittings and conductors are reasonably safe from damage from construction operations.

192. (1) Junction boxes shall not be used as outlet boxes in underfloor race-ways.

(2) There shall not be more than 60 feet between boxes in a run of race-way.

193. The walls of metal underfloor race-ways shall have a thickness of at least No. 14 U.S. sheet-metal gauge.

BASEMENTS, BATHROOMS AND KITCHENS

194. (1) No drop light having a metal-shell lamp-holder and no ungrounded metal lighting fixture, lamp-holder or switch-plate shall be installed within 8 feet measured vertically or 5 feet measured horizontally from a laundry tub, bathtub, showerbath, plumbing fixture, steam pipe or other grounded metal work or grounded surface.

(2) No lamp-holder installed in a bathroom, shower-room or kitchen shall

(a) be attached to a drop-cord.

(b) have a switch forming part of the assembly; or

(c) be controlled otherwise than by a wall-switch.

195. Lamp-holders in basements shall be controlled only by wall-switches, but where

(a) the outer shell of the lamp-holder is of approved insulating material and the operating mechanism of the switch is insulated from live parts, or

(b) exposed non-current-carrying metal parts of the lamp-holder are grounded

the lamp-holder may be controlled by switches forming part of the assembly of the lamp-holder.

196. Lamps which light basement stairs shall be controlled by a switch located at the top of the stairs.

197. Where an outlet box is provided for a lamp-holder on a wall in a bathroom, the box shall be of metal and grounded.

198. Where electrical power is used in residential premises, there shall be installed in every kitchen, laundry-room and utility room therein a single or duplex 125-volt convenience-receptacle on a circuit of No. 12 B. & S. gauge conductor used for no other purpose.

OPEN WIRING ON EXTERIORS OF BUILDINGS AND BETWEEN BUILDINGS ON THE SAME PREMISES

199. Regulations 200 to 207, both inclusive, apply only to open wiring run on the exterior surfaces of buildings or between buildings on the same premises.

200. The conductors shall have a weather-proof covering.

201. (1) Subject to the provisions of regulation 54, where the conductors are supported on or in close proximity to the exterior surfaces of buildings they shall be installed and protected so that they shall not be a hazard to persons or be exposed to mechanical injury and they shall not without special permission be less than 12 feet from the ground.

(2) Where the conductors are exposed to mechanical injury from awnings, swinging signs, shutters or other moveable objects, they shall be run in rigid conduit made water-proof.

202. (1) Conductors on the exterior surfaces of buildings shall be supported by brackets, racks, insulators or other means acceptable to an inspector at

intervals of not more than 9 feet and the individual conductors shall be distant at least 6 inches from one another and at least 2 inches from the adjacent surfaces.

(2) Where petticoat insulators are used, they shall be installed at intervals of not more than 15 feet under normal conditions and at smaller intervals where the conductors are subject to disturbance and shall be located so as to hold the individual conductors at least 12 inches apart and at least 2 inches from adjacent surfaces.

(3) Where the conductors are not exposed to the weather they may be supported on glass or porcelain knobs placed at intervals of not more than $4\frac{1}{2}$ feet and holding the conductors at least 1 inch from adjacent surfaces.

203. Multiple-conductor cables shall be of service entrance cable, type ASE or type SE, and where type SE is used it shall comply with subregulation 2 of regulation 51.

204. (1) The conductors shall be located or guarded so that they cannot be reached by a person standing on a fire-escape, flat roof or other portion of a building to which persons normally have access and they shall be at least 8 feet above the highest point of a flat roof.

(2) By special permission the conductors may be less than 8 feet but not less than 6 feet above the highest point of a flat roof.

205. Conductors shall not be carried over buildings without special permission and work shall not be begun until the plans and specifications for the work are approved by the Commission.

206. Where the conductors pass over buildings they shall, where practicable, be supported on structures not connected to the building but, where not practicable, they shall be supported on and secured to trestles constructed of steel or other material acceptable to an inspector.

207. The conductors of a power supply system attached to the exterior surfaces of buildings shall be at least 4 inches from the conductors of a communication system unless one system is in conduit or is permanently separated from other systems by a continuous fixed non-conductor other than the insulation on the conductors.

INSTALLATION OF BOXES, CABINETS, OUTLETS AND TERMINAL FITTINGS

208. (1) There shall not be more than 12 outlets on a 2-wire branch-circuit which serves pendants or fixtures wired with flexible cord or fixture wire of less than No. 14 B. & S. gauge.

(2) Where fixed multi-outlet assemblies are used each 5 feet or fraction thereof of each separate and continuous length shall be counted as one outlet, but in locations where a number of electrical appliances are likely to be used simultaneously each 1 foot or fraction thereof shall be counted as one outlet.

(3) Where each branch-circuit in a telegraph or telephone equipment room is equipped with a circuit-breaker rated at not more than 15 amperes, the number of lighting fixtures which may be used with or mounted on the equipment frames and the number of outlets mounted on the equipment frames served by 1 circuit shall not be limited to 12.

209. There shall not be more than 8 mogul lamp-holders connected to a 2-wire branch-circuit.

210. Where taps are made to branch-circuit conductors and run to a fixture outlet, the taps shall be not longer than 18 inches and not smaller than the minimum size of conductor required for the wiring of the fixture.

211. (1) An approved box or an equivalent device shall be installed at every point of outlet, switch or junction of conduit, race-ways, armoured-cable or non-metallic sheathed cable and at every point of outlet and switch of concealed knob-and-tube work.

(2) Non-metallic outlet boxes shall not be used in wiring methods other than

- (a) open wiring carried on insulators,
- (b) concealed knob-and-tube work,
- (c) non-metallic sheathed cable, and
- (d) non-metallic water-proof wiring.

(3) The box shall be provided with a cover or a fixture canopy.

(4) Shallow boxes and plates shall not be used without special permission.

(5) At least 6 inches of free conductor shall be left at each outlet for making of joints or the connection of fixtures unless the conductors are intended to loop through lamp-holders, receptacles or similar devices, without joints.

212. (1) Where conductors are run from the ends of conduit, armoured-cable, surface race-ways or non-metallic sheathed cable to appliances or open wiring an outlet fitting or terminal fitting may be used instead of the box required by regulation 211 and the conductors shall be run without splice, tap or joint within the fitting.

(2) The fitting shall have a separately bushed hole for each conductor.

(3) The fittings shall not be used at outlets for fixtures.

213. (1) Where conductors issue from conduit behind a switchboard or more than 8 conductors issue from a conduit at control apparatus or a similar location an insulating bushing may be used instead of the box required by regulation 211 and the conductors shall be bunched, taped and painted with insulating paint.

(2) Ungrounded conductors of No. 1 B. & S. gauge or larger shall be protected in the manner required by subregulation 2 of regulation 86.

214. Where used in concrete-slab construction ceiling outlet boxes shall have knockouts spaced above the face or lower edge of the boxes a distance of at least twice the diameter of the steel reinforcing bars so that conduit entering the knockouts shall clear the bars without offsetting.

215. (1) Boxes and fittings not secured to studs, joists or similar fixed structural units other than wooden, metal or composition lath shall be supported on metal supports or on a wooden board at least $\frac{7}{8}$ of an inch thick rigidly secured to the structural unit.

(2) Subregulation 1 shall not apply to boxes and fittings installed after the studs, joists or structural units have been concealed.

216. (1) Boxes, cabinets and fittings shall be fastened securely in place.

(2) Boxes and fittings having a volume of less than 100 cubic inches may be attached to a firmly secured exposed race-way by threading or other suitable means of connection.

217. Where combination gas and electric outlets are used the outlet boxes shall be securely bonded to the gas pipes and a fixture-stud or other suitable means

of support shall be provided at every fixture outlet at the time of its installation.

218. The wiring contained in junction boxes shall be accessible.

219. (1) The front edges of boxes, cabinets and fittings installed in walls or ceiling shall not be set in more than $\frac{1}{4}$ inch from the finished surface, and where the walls or ceilings are of wood or other combustible material, shall be flush with the finished surface or shall project therefrom.

(2) Gaps or open spaces in plaster surfaces of walls or ceilings shall be filled in around the front edges of boxes, cabinets and fittings.

(3) Subregulations 1 and 2 shall not apply where the walls and ceilings are of concrete, tile or incombustible material.

220. Where outlet boxes installed as additions to existing work are mounted directly upon existing plaster surfaces, they shall be fastened securely in place.

221. Where boxes, cabinets and fittings are installed in damp places they shall be placed or constructed so as to prevent moisture from entering and accumulating therein.

222. (1) Openings in boxes, cabinets and fittings shall be equipped with couplings or bushings for clamping or otherwise securing conduit, race-ways, armoured cable, non-metallic sheathed cable or flexible tubing thereto.

(2) The couplings and bushings may be separate units or may form part of the assembly of the box, cabinet or fittings but shall adequately close the openings and openings for conductors run as open-wiring.

(3) Where knob-and-tube work is used in dry places, approved flexible tubing may be used as an insulating bushing and shall extend from the last insulating support to the cabinet, box or fitting and be firmly secured in place.

223. Unused openings in boxes, cabinets and fittings shall be effectively closed by metal plugs or plates affording protection substantially equivalent to that of the wall of the box, cabinet or fitting.

224. (1) Where a surface extension is made from an existing outlet of concealed wiring, a box or an extension-ring shall be mounted over the original box and electrically and mechanically secured to it.

(2) The extension shall then be connected to the box or extension-ring in the manner prescribed by this Part for the method of wiring employed in making the extension.

225. (1) Conductors of different systems shall not be installed in the same box, cabinet or auxiliary gutter unless

(a) a barrier of sheet steel of not less than No 16 U.S. sheet-metal gauge or an equivalent device of suitable insulating material is used to divide the space into separate compartments for the conductors of each system; or

(b) the conductors are intended for the supply and control of remotely-controlled devices where the voltage does not exceed 4500 volts between conductors and they are insulated for at least the same voltage as that of the circuit having the highest potential and none of the conductors of the circuits of lower potentials are directly connected to a lighting branch-circuit.

(2) Where a barrier is used, it shall be fastened rigidly to the box, cabinet or gutter or an approved

device assuring positive separation of the conductors shall be used.

(3) By special permission the provisions of sub-regulations 1 and 2 may be varied in the case of

(a) a double-throw switch used in an emergency lighting system;

(b) the supply and control conductors of remotely controlled devices where the conductors are not insulated for the maximum voltage; and

(c) the supply and control conductors of remotely controlled devices where the voltage exceeds 4,500 volts between conductors.

226. Subject to the provisions of regulation 228, each conductor running through or terminating in an outlet box or junction box shall have at least the amount of free space within the box specified in column 2 of Table 6 for a conductor of its size and the total number of conductors which may be run through or terminate in a box shall be limited accordingly.

227. Subject to the provisions of regulations 226 and 228, a box of the dimensions shown in column 1 of Table 7 shall not contain more conductors of a size shown in the table than are prescribed in columns 2, 3, 4 and 5 of the table.

228. (1) Where outlet boxes and junction boxes contain fixture studs, cable clamps, hickeyes, switches, receptacles or other fittings or devices, the maximum number of conductors which shall be contained therein shall be one less than is prescribed by regulation 226 and Table 7 and the maximum number shall be further reduced by one for each flush device or combination of flush devices mounted on the same strap.

(2) Where single flush boxes are ganged and each section thereof occupied by a flush device or combination of flush devices mounted on the same strap, each section shall be deemed to be a separate box.

229. Regulations 226, 227 and 228 shall not apply to terminal housings supplied with motors, or to boxes or fittings without knockouts and having hubs or recessed parts for terminal bushings and locknuts.

230. Where pull boxes are used with race-ways of $1\frac{1}{4}$ inches, trade size, or larger the boxes shall for straight pulls have a length of at least 8 times the trade diameter of the largest race-way and for angle and U pulls have a distance between each terminal fitting of the race-way inside the box and the opposite side of the box of at least 6 times the trade diameter of the race-way and the distance shall be increased for each additional race-way entry by the amount of the sum of the diameters of the other race-way entries.

231. (1) Lighting branch-circuit panelboards shall not contain the conductors of more than 40 circuits where one over-current device is used for each circuit or of more than 20 circuits where two over-current devices are used for each circuit.

(2) The cabinets and cut-out boxes which house the panel-boards shall not contain more than one panel-board unless

(a) the cabinet is divided between panel-boards by an unpierced barrier of incombustible material; or

(b) the panelboards are located side by side or in a horizontal row.

AUXILIARY GUTTERS

232. (1) Where auxiliary gutters are used to supplement wiring spaces at meter centres, distribution centres, switchboards and similar points in interior-

wiring systems the gutters may enclose conductors and cables or bus-bars but they shall not be used to enclose switches, over-current devices or other appliances or apparatus.

(2) The gutters shall not extend more than 20 feet beyond the equipment which they supplement, and thereafter the conductors may be contained in approved wire-ways or busways.

233. Auxiliary gutters shall be supported throughout their entire length at intervals of not more than 5 feet.

234. Where terminal blocks or bus-bars are used within auxiliary gutters they shall be made accessible by means of removable covers or doors.

235. (1) The aggregate cross-sectional area of the conductors and their insulation at a cross-section of a gutter shall not exceed 20 per cent of the cross-sectional area of the gutter at that point.

(2) A single compartment of a gutter shall not contain more than 30 conductors at a cross-section.

236. (1) Bus-bars contained in auxiliary gutters shall be securely and rigidly supported so that the clearance between bare current-carrying metal parts of opposite polarities mounted on the same surface shall be at least 2 inches.

(2) Where the parts are held free in air the clearance shall be at least 1 inch.

(3) A space of at least 1 inch shall be maintained between bare current-carrying metal parts and other metal surfaces.

(4) Adequate provision shall be made for expansion and contraction of bus-bars.

237. Taps from bus-bars shall issue from auxiliary gutters on the side thereof nearest to the terminal connections and the conductors shall not be brought into contact with uninsulated current-carrying parts of opposite polarities.

238. Bare bus-bars in auxiliary gutters shall not carry continuously currents greater than 1,000 amperes per square inch of cross-sectional area of copper bus-bars or 800 amperes per square inch of cross-sectional area of aluminum bus-bars.

239. Over-current protection shall not be required for tap connections from cables or buses where the omission of over-current protection is authorized by subregulation 2 of regulation 342.

240. Auxiliary gutters shall be used only for the purpose of making connections to the bus-bars and shall not be used as a pull-box for other conductors.

WIRE-WAYS AND BUSWAYS

241. (1) Wire-ways, busways and fittings shall not be installed in other than exposed dry locations in industrial establishments.

(2) Approved types of busways and fittings may be used as risers or feeders in office buildings of fire-proof construction.

(3) The wire-ways, busways and fittings shall not be placed in hoistways, hazardous locations or locations where they are subject to severe mechanical injury.

242. (1) Runs of wire-ways shall be continuous throughout their entire length and shall be installed as complete systems without conductors.

(2) Conductors shall not be laid in wire-ways in buildings under construction until the wire-ways and

conductors are reasonably safe from damage from construction operations.

(3) Where wire-ways and busways extend transversely through dry walls or partitions they shall pass through the walls or partitions in unbroken lengths.

(4) The wire-ways and busways shall be securely supported at intervals of at least 5 feet and dead-ends shall be closed by approved fittings.

243. The conductors used in wire-ways shall be of the rubber-insulated, R, RH or RW, type, the thermoplastic-insulated, T or TW, type or the varnished-cloth insulated, VC, type and shall not be exposed to temperatures exceeding those specified in Table 1.

244. (1) Where splices and taps are made on feeders or branch-circuits within wire-ways they shall be made and insulated by suitable methods and shall be made accessible through hinged covers or at pull-boxes.

(2) Splices and taps shall not be made on motor circuits having conductors larger than No. 6 B. & S. gauge without special permission.

245. (1) Wire-ways shall not contain more than 30 conductors exclusive of conductors used for signalling circuits or control circuits unless special permission is obtained for the use of a greater number.

(2) No conductor larger than 500,000 circular mils shall be contained in a wire-way.

(3) The aggregate cross-sectional area of the conductors and their insulation in a wire-way shall not exceed 20 per cent of the interior cross-sectional area of the wire-way but for control conductors between a motor and its starter the aggregate cross-sectional area of the conductors and their insulation may be 40 per cent of the interior cross-sectional area of the wire-way.

246. Rigid conduit, flexible conduit, surface raceways or armoured-cable shall be used in extensions from wire-ways and busways and shall be connected to the wire-way or busway in a manner appropriate to the material employed in accordance with subregulations 1 and 3 of regulation 135 and regulation 168.

247. Conductors of different systems shall not be installed in the same wire-way or busway unless

(a) the conductors are intended for the supply and control of remotely controlled devices and are insulated for at least the same voltage as that of the circuit having the highest potential and none of the conductors of the circuits of lower potentials are directly connected to a lighting branch-circuit; or

(b) the conductors are separated from each other by suitable barriers.

248. Where alternating current is used all conductors of a circuit shall be placed within the same wire-way, busway or section thereof.

249. Wire-ways and busways shall be so marked that the manufacturer's name, trade mark or other recognized symbol of identification shall be readily legible when the installation is completed.

250. (1) Plug-in connectors and other devices for tapping off branch-circuits from busways shall be of an approved type and shall contain over-current devices appropriate to the requirements of the branch-circuits.

(2) Where plug-in devices are not readily accessible they shall be enclosed or guarded while connected to the supply.

(3) Where busways are used to supply machine tools plug-in devices which are not readily accessible shall not be deemed to be motor-circuit switches.

251. (1) Where expansion joints or telescoping sections are used in wire-ways and busways bonding jumpers or other suitable bonding means shall be used.

(2) Telescoping fittings shall be of hot-dipped galvanized material and at least two screws shall be used to make proper electrical contact.

CELLULAR METAL-FLOOR RACE-WAYS

252. (1) Conductors shall not be installed in cellular metal-floor race-way

- (a) where the conductors are exposed to corrosive vapour;
- (b) in a hazardous location;
- (c) in theatres;
- (d) in commercial garages; or
- (e) in storage-battery rooms.

(2) Conductors shall not be installed in any cell or header which contains a pipe for steam, water, air, gas, drainage or other non-electrical service.

(3) All conductors of a circuit shall be contained in the same enclosure of a race-way and except as permitted by regulation 225, the circuits of different systems shall not be contained therein.

253. No conductor larger than No. O B. & S. gauge shall be installed in a cellular metal-floor race-way unless special permission is obtained.

254. Where a cellular metal-floor race-way contains other than armoured-cable or non-metallic sheathed cable the aggregate cross-sectional area of the conductors in the race-way shall not exceed 40 per cent of the interior area of the header feeding the individual cells.

255. Splices and taps shall be made only in header access-units or in junction boxes.

256. Where cellular metal-floor race-ways are used a suitable number of markers shall be installed for the future location of cells and for system identification and the markers shall extend through the floor.

257. (1) Junction boxes used in cellular metal-floor race-ways shall be levelled to floor grade and sealed against the entrance of water.

(2) The junction boxes shall be constructed of metal and shall be electrically continuous with the race-way.

(3) Electrical conductivity of race-way sections shall be obtained by spot welding or other equivalent means.

258. (1) Inserts in cellular metal-floor race-ways shall be levelled to floor grade and sealed against entrance of water.

(2) Inserts shall be made of metal and shall be electrically continuous with the race-way.

(3) When setting inserts or cutting through cell walls adequate precautions shall be taken to prevent chips and dirt from falling into the race-way and for preventing tools from entering the cell and injuring the conductors therein.

259. Connections from cellular metal-floor race-ways to cabinets and extensions from cells to outlets shall be made by means of rigid conduit, flexible conduit or fittings approved for the purpose.

260. Where an outlet is discontinued the conductors supplying the outlet shall be removed from the race-way.

261. (1) Cellular floor sections shall have a thickness of at least No. 16 U.S. sheet-metal gauge.

(2) Where wiring feeder-ducts are exposed to damage during installation they shall have a thickness of not less than No. 14 U.S. sheet-metal gauge.

262. Cellular floor sections, feeder-ducts and access-units shall be adequately protected by a finish of lacquer, paint, enamel or material furnishing equivalent protection.

BARE BUS-BARS AND RISERS

263. (1) Bare conductors shall not be used as main risers or feeders in buildings unless special permission is obtained.

(2) Special permission shall not be granted unless

- (a) the building is of fire-proof construction;
- (b) the conductors are placed in a chase, channel or shaft so located or guarded that the conductors are inaccessible;
- (c) the premises do not constitute a hazardous location;
- (d) where floors are pierced suitable cut-offs against the vertical spread of fire are provided; and
- (e) the mechanical and electrical features of the installation and the conductor supports are, in the opinion of an inspector, appropriate to the operating and maintenance conditions likely to occur.

AUTO-TRANSFORMERS AND CIRCUITS DERIVED THEREFROM

264. In regulation 265 "auto-transformers" means transformers in which part of the turns are common to primary and secondary alternating-current circuits.

265. (1) Auto-transformers shall not be connected to interior-wiring systems other than a wiring system or circuit used wholly for motor purposes unless

- (a) the system supplied contains an identified grounded conductor solidly connected to a similar identified grounded conductor of the system supplying the auto-transformer;
- (b) the auto-transformer is used for starting or controlling an induction motor;
- (c) the auto-transformer supplies a circuit wholly within the apparatus which contains the auto-transformer; or
- (d) the auto-transformer is used for fixed voltage adjustment on an existing power circuit having no identified grounded conductor.

(2) Where an auto-transformer is used for starting or controlling an induction motor it may be included in a starter case or it may be installed as a separate unit.

INSULATION RESISTANCE

266. (1) All wiring shall be so installed that when completed the system shall be free from short-circuits and grounds.

(2) Subject to regulations 268 and 269 the conductors in an installation shown in column 1 of Table 8 shall have at least the relevant insulation resistance prescribed in column 2 of the table.

267. The value of the insulation resistance of an electrical installation shall be determined with all

switchboards, panelboards, fuse-holders, switches and over-current devices forming part of or used with the installation in place and connected.

268. Where lamp-holders, receptacles, fixtures or appliances are connected to the installation, the branch-circuits shall have at least one-half of the insulation resistance specified in Table 8.

269. Where the wiring of equipment is likely to be exposed to excessive humidity through climatic conditions, an inspector may authorize an insulation resistance lower than that prescribed in Table 8.

PART IV CONDUCTORS

SIZES OF CONDUCTORS, CONDUIT AND ELECTRIC METALLIC TUBING

270. (1) All conductors, except flexible cord, fixture wire and control-circuit wire and cable, shall have a current-carrying capacity not less than that of No. 14 B. & S. gauge copper wire.

(2) Where control-circuit wire or cable is used in communication, control or signalling systems, other than elevator wiring, it shall have a current-carrying capacity not less than that of No. 18 B. & S. gauge copper wire.

271. (1) The maximum current which a single copper conductor of a size shown in column 1 of Table 9 may carry in a free-air run at 30 degrees centigrade or 86 degrees Fahrenheit shall be

- (a) that prescribed in column 2 of the table where the conductor is of the rubber-insulated, R or RW, type or the thermoplastic-insulated, T or TW, type;
- (b) that prescribed in column 3 of the table where the conductor is of the rubber-insulated, RH, type;
- (c) that prescribed in column 4 of the table where the conductor is of the weatherproof-insulated, WP, type, the slow-burning insulated, SB, type, or the slow-burning weatherproof-insulated, SBW, type;
- (d) that prescribed in column 5 of the table where the conductor is of the varnished-cloth covered, V, type, the thermoplastic-and-asbestos insulated, A-18 or A-19, type, or the asbestos-and-varnished-cloth covered, A-3, A-4, A-5, A-6 or A-8, type;
- (e) that prescribed in column 6 of the table where the conductor is of the asbestos-and-varnished-cloth-insulated, A-1, A-2, A-9, A-13, A-14, A-15 or A-17, type;
- (f) that prescribed in column 7 of the table where the conductor is of the asbestos-covered, A-10, A-12 or A-16(b), type; and
- (g) that prescribed in column 8 of the table where the conductor is of the asbestos-covered, A-7, A-11 or A-16(a), type or of bare wire.

(2) The maximum current which a conductor to which column 2, 3, 4, 5, 6, 7 or 8 of Table 9 applies may carry in a free-air run at a temperature in excess of 30 degrees centigrade or 86 degrees Fahrenheit, being a temperature shown in column 1 of Table 10, shall be computed by multiplying the maximum current prescribed by Table 9 by the correction factor prescribed in column 2, 3, 4, 5, 6, 7 or 8 of Table 10 respectively.

(3) The maximum current which a single aluminum conductor may carry in a free-air run at a given tem-

perature shall be 84 per cent of that which this regulation prescribes for a single copper conductor of the same size and insulation at the same temperature.

272. (1) Where not more than 3 copper conductors of a size shown in column 1 of Table 11 are run in a race-way or cable, the maximum current which the conductors may carry at 30 degrees centigrade or 86 degrees Fahrenheit shall be

- (a) that prescribed in column 2 of the table where the conductors are of the rubber-insulated, R or RW, type or the thermoplastic-insulated, T or TW, type;
- (b) that prescribed in column 3 of the table where the conductors are of the rubber-insulated, RH, type;
- (c) that prescribed in column 4 of the table where the conductors are of the paper-covered type, the varnished-cloth covered, V, type, the thermoplastic-and-asbestos insulated, A-18 or A-19, type, or the asbestos-and-varnished-cloth covered, A-3, A-4, A-5, A-6 or A-8, type;
- (d) that prescribed in column 5 of the table where the conductors are of the asbestos-and-varnished-cloth covered, A-1, A-2, A-9, A-13, A-14, A-15 or A-17, type;
- (e) that prescribed in column 6 of the table where the conductors are of the asbestos-covered, A-10, A-12 or A-16(b), type; and
- (f) that prescribed in column 7 of the table where the conductors are of the asbestos-covered, A-7, A-11 or A-16(a), type.

(2) The maximum current which not more than 3 conductors to which column 2, 3, 4, 5, 6 or 7 of Table 11 applies may carry when run in a race-way or cable at a temperature in excess of 30 degrees centigrade or 86 degrees Fahrenheit, being a temperature shown in column 1 of Table 12 shall be computed by multiplying the maximum current prescribed by Table 11 by the correction factor prescribed in column 2, 3, 4, 5, 6 or 7 of Table 12 respectively.

(3) The maximum current which 4, 5 or 6 copper conductors may carry when run in a race-way or cable at a given temperature shall be 80 per cent of that which this regulation prescribes for not more than 3 copper conductors of the same size and insulation at the same temperature.

(4) The maximum current which 7, 8 or 9 copper conductors may carry when run in a race-way or cable at a given temperature shall be 70 per cent of that which this regulation prescribes for not more than 3 copper conductors of the same size and insulation at the same temperature.

273. The maximum current which from 1 to 9, inclusive, aluminum conductors may carry when run in a race-way or cable at a given temperature shall be 84 per cent of that which regulation 272 prescribes for the same number of copper conductors of the same size and insulation at the same temperature.

274. (1) Where a run of conduit or tubing contains only rubber-insulated, RF-32, R, RH or RW type, or thermoplastic-insulated, TF, T or TW type, conductors, not more than 9 in number, all of the same size and operating at not more than 600 volts, the conduit or tubing shall be of the size prescribed in columns 2 to 10, both inclusive, of Table 13 for the number of conductors set forth in those columns, respectively, and for the relevant size of conductor shown in column 1 of the table.

(2) Where a service run of conduit

- (a) does not exceed 50 feet in length, and
- (b) does not contain more than the equivalent of 2 quarter-bends from end to end,

2 insulated conductors of No. 4 B. & S. gauge and one bare conductor of that gauge may be installed in a 1-inch conduit or tube.

(3) Where conductors between motors and controllers and conductors for stage pockets and border circuits, sign-flashers, elevator-control conductors and signal circuits are of the rubber-insulated, RF-32, R, RH or RW, type or thermoplastic-insulated, TF, T or TW, type and are run in conduit, a single conduit shall not contain a number of conductors exceeding that specified in regulation 275.

275. A conduit shall not contain more conductors of the rubber-insulated, RF-32, R, RH or RW, type or the thermoplastic-insulated, TF, T or TW, type of a size shown in column 1 of Table 14 than the number specified in columns 2 to 8, both inclusive, of the table, for the size of the conduit used.

276. (1) Where conduit is used to contain only lead-covered cables, RL, RHL, RHDL, RML, RHML, VL, VDL or VML type, of the same size and operating at a potential of not more than 600 volts

- (a) where the conduit contains 1, 2, 3 or 4 single-conductor cables, it shall have the internal diameter, electrical trade size, prescribed in columns 2, 3, 4 or 5 respectively of Table 15 for the size of the conductors shown in column 1 of the table;
- (b) where the conduit contains 1, 2, 3 or 4 two-conductor cables, it shall have the internal diameter, electrical trade size, prescribed in columns 6, 7, 8 or 9 respectively of Table 15 for the size of the conductors shown in column 1 of the table; and
- (c) where the conduit contains 1, 2, 3 or 4 three-conductor cables, it shall have the internal diameter, electrical trade size, prescribed in columns 10, 11, 12 or 13 respectively of Table 15 for the size of the conductors shown in column 1 of the table.

(2) Where a run of conduit contains more than the equivalent of 2 quarter-bends

- (a) subregulation 1 shall not apply; and
- (b) that part of the installation shall be governed by regulation 277.

277. (1) For

- (a) special installation conditions,
- (b) groups or combinations of conductors,
- (c) types of conductors, and
- (d) conductors having voltage ratings,

not governed by regulation 274, 275 and 276 the size of conduit used shall be such that the sum of the cross-sectional areas of the conductors, including insulation and covering, is not more than the percentage of the interior cross-sectional area of the conduit prescribed in column 2, 3, 4, 5 or 6 of Table 16 for 1, 2, 3, 4 or more than 4 conductors, respectively, of the type or application shown in column 1 of the table.

(2) The cross-sectional area of a conduit of an electrical trade-size shown in column 1 of Table 17 shall be deemed to be the number of square inches shown in column 2 of the table.

(3) A conductor of the rubber-insulated, RF-32, R, RH or RW, type of a size shown in column 1 of Table 18 and rated at not more than 600 volts shall be deemed to have the cross-sectional area shown in column 2 of the table.

(4) A conductor of the thermoplastic-insulated, TF, T or TW, type of a size shown in column 1 of Table 18 and rated at not more than 600 volts shall be deemed to have the cross-sectional area shown in column 3 of the Table.

278. Where the use of electrical metallic tubing is permitted, regulations 274, 275, 276 and 277 shall apply to it.

279. Tables 13, 14 and 15 shall apply to complete conduit-systems but shall not apply to short sections of conduit used for the protection of portions of open wiring which would otherwise be exposed to mechanical injury.

FLEXIBLE CORDS AND FIXTURE WIRES

280. (1) The maximum current which a flexible cord of the tinsel-cord, CT, CTJ, AT, ATJ or POSJ-tinsel, type containing 1, 2 or 3 copper conductors may carry at a room-temperature of 86 degrees Fahrenheit shall be $\frac{1}{2}$ ampere.

(2) The maximum current which a flexible cord of the Christmas-tree, X, CX, CXW, or TX, type containing 1, 2 or 3 copper conductors may carry at a room-temperature of 86 degrees Fahrenheit shall be

- (a) 2 amperes where the conductors are of No. 20 B. & S. gauge, or
- (b) 5 amperes where the conductors are of No. 18 B. & S. gauge.

(3) The maximum current which a flexible cord of the rubber-insulated, PO, C, PD, P, PWP, K or E, type or the armoured, CA, PA, or PAWP, type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19 may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 2 of the table for the size of conductor used.

(4) The maximum current which a flexible cord of the rubber-insulated, S, SO, SJ, SJO, SV, or POSJ, type or the thermoplastic-insulated, ST, SJT, SVT, or POT, type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19 may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 3 of the table for the size of conductor used.

(5) The maximum current which a flexible cord of the rubber-and-asbestos-insulated, AFS, AFSJ, HC, HPD, or HSJ, type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19 may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 4 of the table for the size of conductor used.

(6) The maximum current which a flexible cord of the cotton-covered, heat-resisting, CFC, CFPO, or CFPD, type, the asbestos-covered, heat-resisting, AFC, AFPO, or AFPD, type or the cotton-and-thermoplastic-covered, heat-resisting, CTFC, CTFPD, or CTFPD, type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19 may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 5 of the table for the size of conductor used.

(7) The maximum current which a fixture wire of the Christmas-tree, XF or TXF, type may carry at a room-temperature of 86 degrees Fahrenheit shall be 2 amperes.

(8) The maximum current which a fixture wire of the rubber-insulated, RF/64 or FF/64, type may carry at a room-temperature of 86 degrees Fahrenheit shall be 5 amperes.

(9) Where a flexible cord of a type referred to in subregulations 1 to 6, inclusive, contains 4, 5 or 6 conductors of a size shown in column 1 of Table 19, the maximum current which it may carry shall be 80 per cent of that prescribed for a cord of the same type containing 1, 2 or 3 conductors of the same size.

(10) The maximum current which a fixture wire of the rubber-insulated, RF/32 or FF/32, type may carry at a room-temperature of 86 degrees Fahrenheit shall be

- (a) 5 amperes where the conductor is of No. 18 B. & S. gauge, or
- (b) 7 amperes where the conductor is of No. 16 B. & S. gauge.

(11) The maximum current which a fixture wire of the thermoplastic-insulated, TF or TFF, type may carry at a room-temperature of 86 degrees Fahrenheit shall be

- (a) 6 amperes where the conductor is of No. 18 B. & S. gauge, or
- (b) 8 amperes where the conductor is of No. 16 B. & S. gauge.

(12) The maximum current which a fixture wire of the cotton-covered, CF, type, the cotton-and-thermoplastic-insulated, CTF, type or the asbestos-covered, AF, type may carry at a room-temperature of 86 degrees Fahrenheit shall be

- (a) 6 amperes where the conductor is of No. 18 B. & S. gauge,
- (b) 8 amperes where the conductor is of No. 16 B. & S. gauge, or
- (c) 17 amperes where the conductor is of No. 14 B. & S. gauge.

(13) Every flexible cord of a type or size not referred to in subregulations 1 to 12, both inclusive, or in Table 19 shall have a current-carrying capacity not less than that of No. 18 B & S. gauge copper wire.

281. (1) A flexible cord shall not be put to a use shown in column 10 of Table 20 unless it is of a trade-name and type shown in columns 1 and 2 of the table as applicable to such use and has

- (a) conductors of a size shown in column 3 of the table,
- (b) the number of conductors shown in column 4 of the table,
- (c) braid, on each conductor, of the material shown in column 5 of the table,
- (d) filler of the material shown in column 6 of the table,
- (e) a jacket of the material shown in column 7 of the table,
- (f) outer covering of the material shown in column 8 of the table, and
- (g) the number of outer covers shown in column 9 of the table,

applicable to that type of flexible cord.

(2) Notwithstanding subregulation 1,

- (a) a flexible cord prescribed for use in a damp place may be used in a dry place,
- (b) a flexible cord prescribed for use where subject to hard usage may be used where it is not subject to hard usage, and

- (c) a flexible cord prescribed for use where subject to extra-hard usage may be used where it is subject to hard usage or where it is not subject to hard usage.

282. Flexible cord shall be protected by an insulating bushing or in some other suitable manner at the point where it enters a lamp-holder or other device.

283. (1) Flexible cord shall be used only for pendants, fixtures, portable lighting and other portable devices.

(2) Flexible cord shall not be used for the suspension of a device weighing more than 2½ pounds.

284. Where flexible cord is used with pull-off connectors the devices shall be so arranged that there are no live parts exposed when the 2 halves of the connector are separated.

285. (1) Where flexible cord is used in show-windows or show-cases with other than chain fixtures the cord shall be of the junior hard-service, SJ, type, or better.

(2) Approved flexible cord may be used to supply electrical current to portable lamp-holders and devices for exhibition purposes but the electrical supply shall be taken from permanent wall- or floor-receptacles.

286. (1) Flexible cords of the parallel cord, PO-64, type, and the all-rubber parallel cord, POSJ-64, type, shall be used only for

- (a) clocks; and
- (b) radios of the table or mantel type and portable lighting devices which are not moved frequently.

(2) Flexible cords of the asbestos-covered tinsel cord, AT, type, cotton-covered tinsel cord, CT, type, and rubber-jacketed tinsel cord, ATJ, CTJ, and POSJ-tinsel, types, shall not be used in lengths of more than 8 feet when attached directly or by means of a special type of plug to a portable appliance rated at 50 watts or less and shall be used only where the appliance requires a cord having extreme flexibility.

(3) Cords of the asbestos-covered tinsel cord, AT, type and the rubber-jacketed tinsel cord, ATJ, type shall be used only on heating appliances.

(4) Braided heavy-duty cord, type K, may be used on theatre stages.

(5) Hard-service cord, types S, SO and ST may be used on theatre stages, in garages and in other places where flexible cords having rubber insulation or thermoplastic insulation are required or permitted by the regulations in this or any other Part.

(6) Elevator cable, type E, may have conductors of an approved composite assembly of steel and copper strands.

287. (1) In

- (a) asbestos-covered heat-resisting cord, AFPO type,
- (b) cotton-covered heat-resisting cord, CFPO and CTFPO types,
- (c) parallel cord, PO-64, PO-32 and PO-3/64 types,
- (d) all-rubber parallel cord, POSJ-64 and POSJ-32 types, and
- (e) thermoplastic-insulated parallel cord, POT-64 and PÖT-32 types,

the individual conductors shall be laid parallel.

(2) In Christmas-tree cord, X type, the individual conductors may be twisted together or laid parallel.

(3) In all types of flexible cord, other than those mentioned in subregulations 1 and 2, the individual conductors shall be twisted together.

(4) Rubber-filled or varnished-cloth tapes may be substituted for inner braids.

288. (1) Asbestos-covered tinsel cord, AT type, cotton-covered tinsel cord, CT type, rubber-jacketed tinsel cord, ATJ, CTJ and POSJ-tinsel types, shall be of No. 27 B. & S. gauge.

(2) Christmas-tree cords, X and TX types, shall be of No. 20 B. & S. gauge.

(3) Parallel cord, PO-64 type, all-rubber parallel cord, POSJ-64 type, thermoplastic-insulated parallel cord, POT-64 type, reinforced cord, P-64 type, moisture-proofed reinforced cord, PWP-64 type, Christmas-tree cords, CX and CXW types and vacuum-cleaner cord, SV and SVT types, shall be No. 18 B. & S. gauge

(4) Parallel cord, PO-32 type, all-rubber parallel cord, POSJ-32 type, thermoplastic-insulated parallel cord, POT-32 type, reinforced cord, P-32 type, moisture-proofed reinforced cord, PWP-32 type, junior hard-service cords, SJ, SJO and SJT types, and rubber-jacketed heat-resisting cord, AFSJ type, shall be of No. 18 or No. 16 B. & S. gauge.

(5) Notwithstanding subregulations 3 and 4, thermoplastic-insulated parallel cord, POT-64 or POT-32, type, used as a supply cord for an electric clock may be of No. 20 B. & S. gauge.

(6) Asbestos-covered, heat-resisting cord, AFC, AFPO and AFPD types, cotton-covered heat-resisting cord, CFC, CTFC, CFPO, CTFPO, CFPD and CTFPD types and rubber-jacketed heat-resisting cord, AFS type, shall be not smaller than No. 18 and not larger than No. 14 B. & S. gauge.

(7) Heater cord, HC and HPD types, and rubber-jacketed heater cord, HSJ type, shall not be smaller than No. 18 and not larger than No. 12 B. & S. gauge.

(8) Hard-service cord, S, SO and ST types shall be not smaller than No. 18 and not larger than No. 10 B. & S. gauge.

(9) Lamp-cord, C type, armoured-cord, CA type, twisted portable cord, PD type, braided heavy-duty cord, K type, elevator cable, E type, armoured reinforced cord, PA type, and armoured moisture-proofed reinforced cord, PAWP type, shall be of No. 18 B. & S. gauge or larger.

(10) Reinforced cord, P type, parallel cord, PO type and moisture-proofed reinforced cord PWP type, shall be of No. 14 B. & S. gauge or larger.

289. (1) Rubber-insulated fixture wire, XF type, and thermoplastic-insulated fixture wire, TXF type, shall be of No. 20 B. & S. gauge.

(2) Rubber-insulated fixture wire, RF/64 and FF/64 types, shall be of No. 18 B. & S. gauge.

(3) Rubber-insulated fixture wire, RF/32 and FF/32 types, shall be of No. 18 or No. 16 B. & S. gauge.

(4) Thermoplastic-insulated fixture wire, TF and TFF types, shall be of No. 18 or No. 16 B. & S. gauge.

(5) Cotton-covered fixture wire, CF type, cotton-and-thermoplastic-insulated fixture wire, CTF type, and asbestos-covered fixture wire, AF type, shall be not smaller than No. 18 and not larger than No. 14 B. & S. gauge.

NEUTRAL CONDUCTORS

290. (1) The neutral conductor shall have sufficient current-carrying capacity to carry the unbalanced load.

(2) The maximum unbalanced load shall be the calculated load as determined by regulations 296 to 312, both inclusive, less all loads tapped from the ungrounded conductors and not connected to the neutral conductor, but in 5-wire 2-phase systems the load so calculated shall be multiplied by 140 per cent.

(3) A demand factor of 70 per cent may be applied to the portion of the calculated load-current in excess of 200 amperes.

(4) A common neutral conductor may be employed

(a) for two or three sets of 3-wire feeders; or

(b) for two sets of 4-wire or 5-wire feeders.

291. (1) The neutral conductor shall be run direct from the service box to all centres of distribution.

(2) All branch connections to the neutral conductor shall be made at the centres of distribution.

292. (1) All insulated neutral conductors up to and including No. 4 B. & S. gauge and all flexible cords attached permanently thereto shall be identified.

(2) The covering of the other conductor or conductors shall show a continuous colouring contrasting with that of the identified conductor.

293. Where the conductors are larger than No. 4 B. & S. gauge or have insulation other than rubber the identification of the conductors shall be continuous or each continuous length of conductor shall, at the time of installation, be suitably labelled or otherwise clearly marked at each end so that it can be identified readily.

294. (1) An identified conductor shall not be used as a conductor for which identification is not required by these regulations but

(a) in armoured-cable and non-metallic sheathed-cable work, the identified conductor may be rendered permanently unidentifiable by painting or other suitable means; or

(b) where armoured-cable or non-metallic sheathed cable is used so that the identified conductor forms no part of the circuit, the identified conductor shall be cut off or suitable means shall be employed to indicate clearly that the identified conductor does not form part of the circuit.

(2) The identified conductor in armoured-cable and non-metallic sheathed-cable work shall be rendered permanently unidentifiable at every point where the separate conductors have, by the removal of the outer covering of the cable, been rendered accessible and visible.

DETERMINATION OF MINIMUM ALLOWABLE SIZES OF CIRCUIT CONDUCTORS

295. In regulations 296 to 306, both inclusive, "calculated load" means a percentage of the total connected load supplied by a circuit conductor, the rate per cent being a demand factor specified in Table 21 or 23.

296. The size of conductors used as feeders for

(a) one or more branch-circuits protected by over-current devices rated or set at not more than 15 amperes, or

(b) circuits supplying non-portable domestic cooking and heating apparatus,

shall be at least that shown in the first column of Table 9 for the amount in amperes equal to the calculated load which the conductors are required by this Part to be capable of carrying.

297. (1) Each branch-circuit protected by over-current devices rated or set at not more than 15 amperes shall be deemed to have a connected load of at least 10 amperes and where it is known or appears reasonably certain that the actual connected load on a branch-circuit will exceed 10 amperes, the greater amount shall be taken as the connected load.

(2) Conductors which supply one or more branch-circuits for lighting and portable apparatus, other than incandescent lighting branch-circuits in a building of a type shown in column 1 of Table 23, shall be of sufficient capacity to carry a calculated load in amperes not less than that computed by applying to the total connected loads of the branch-circuits, after excluding connected loads caused by non-portable domestic cooking and heating apparatus, the minimum demand factor prescribed in column 2 of Table 21 appropriate to the number of branch-circuits.

298. (1) The conductors used as feeders for circuits supplying electric ranges and other non-portable domestic cooking appliances shall be deemed to have the connected load indicated as follows

- (a) for ranges having a rating of 12 kilowatts or less, the connected load is the maximum demand in kilowatts shown in Table 22;
- (b) for ranges having a rating of more than 12 kilowatts but not more than 21 kilowatts, the connected load is that indicated in clause *a* plus 5 per cent thereof for each kilowatt or part of a kilowatt by which the rating of each range exceeds 12 kilowatts; and
- (c) for ranges having a rating of more than 21 kilowatts, the maximum name-plate rating.

(2) The conductors in a range branch-circuit shall be deemed to have a connected load of at least 8 kilowatts.

299. Where an installation in a residence has a combined range and lighting load the size of the supply-service conductors shall be at least that obtained by taking as the calculated load the sum of the range load as determined by the use of Table 22, the lighting and portable-apparatus load as determined by the use of Table 21 and any other specific load for which the conductors provide.

300. (1) To ensure minimum lighting intensity in a building of a type shown in column 1 of Table 23, the minimum calculated load, in amperes, of incandescent-lighting circuits not having convenience outlets shall be computed by:

- (a) taking the number of square feet of floor area involved;
- (b) multiplying that number by the appropriate number of watts specified in column 2 of the table;
- (c) multiplying that product by the relevant demand factor prescribed in column 3 of the table; and
- (d) dividing that second product by 115.

(2) The floor area shall be calculated in square feet by adding the products obtained by multiplying the outside length of each storey of the building by the outside width of the storey, but in the case of residences, the area of cellars, unfinished attics, open porches and spaces not used as living-quarters, shall not be included in the calculation.

(3) The installation shall be divided into a number of branch-circuits protected by over-current devices rated or set at not more than 15 amperes so that no one branch-circuit shall have a calculated load of more than 15 amperes.

301. (1) In calculating the total calculated-load for incandescent lighting of hotels the floor area of the ball-room shall be excluded from the total floor area of the hotel but the ball-room load shall be included in the total calculated load.

(2) In calculating the total calculated load of stores where there are illuminated counter-cases, wall- or standing-cases or show-windows, the wattage obtained by multiplying the floor area by the number of watts per square foot specified in column 2 of Table 23 shall be increased by adding thereto

- (a) the product obtained by multiplying the total length in linear feet of all illuminated counter-cases by 25 watts;
- (b) the product obtained by multiplying the total length in linear feet of all illuminated wall- or standing-cases by 50 watts; and
- (c) the product obtained by multiplying the total length in linear feet of all illuminated show-windows by 200 watts.

(3) The measurements required by subregulation 2 shall be made horizontally along the bases of the counter-cases, wall- or standing-cases and show-windows.

(4) "Industrial or commercial building" specified in Table 23 means a building used for commercial or light manufacturing purposes.

(5) In calculating the total calculated load for incandescent lighting of hospitals the floor area of the X-ray rooms and operating suites shall be excluded from the total floor area of the hospital but the loads for X-ray rooms and operating suites shall be included in the total calculated load.

302. The size of the conductors used for show-window incandescent lighting shall be determined on the assumption that not less than 200 watts will be required for each linear foot measured along the base of the window.

303. Where there are more than 4 branch-circuits protected by over-current devices rated or set at not more than 15 amperes, the calculated load in amperes to be carried by the feeder supplying the branch-circuits shall be the sum of the amperages of the connected loads of the branch-circuits multiplied by the demand factor appropriate to the number of branch-circuits involved as specified in regulation 297 and Table 21.

304. (1) Where

- (a) branch-circuits of a type other than those referred to in regulations 296 to 303, both inclusive, are installed, or
- (b) it is known or appears reasonably certain that there will be little or no diversity of demand,

a demand factor of 100 per cent shall be used to compute the sizes of the conductors unless the approval of an inspector is obtained for the use of a smaller demand factor.

(2) Subregulation 1 shall apply to installations in hotel ball-rooms, hospital operating-rooms, X-ray departments and all locations requiring a similar degree of illumination.

305. Where, in normal operation, the maximum load of a branch-circuit continues for long periods of

time, the minimum unit-loads shall be increased by 25 per cent.

306. Where a conductor supplies one or more circuits for electric ranges or other non-portable domestic heating and cooking apparatus and circuits of a type specified in regulation 303, the current-carrying capacity of the conductor shall be the sum of the calculated loads obtained by applying regulations 298 and 303.

307. In any circuit installation or condition not specifically covered by regulations 296 to 306, both inclusive, a demand factor of 100 per cent shall be employed unless special permission is obtained for the use of a smaller demand factor.

308. (1) The demand factors and wattage requirements referred to in regulations 296 to 307, both inclusive, shall be the minimum percentages of the total connected load which conductors are required by regulation 271 to be capable of carrying.

(2) Larger demand factors and wattage requirements may be used by any person without special permission.

(3) Where an inspector is of the opinion that an installation requires the use of larger demand factors or wattage requirements, the larger demand factors or wattage requirements required by the inspector shall be applied.

309. (1) Where necessary the size of the conductors as determined by regulations 297 to 307, both inclusive, shall be increased to provide for voltage drop.

(2) The increase shall be sufficient to ensure that the total voltage drop along lead and return conductors on a 2-wire circuit or the outer conductors of a 3-wire circuit does not exceed 2 per cent based on the calculated-load current.

310. Where the application of demand factors of less than 100 per cent has the effect of reducing the size of conductors that would otherwise be required by regulations 271, 272 and 273 and Tables 9 and 11, the reduced sizes of conductors permitted by regulations 297 to 309, both inclusive, shall be the minimum sizes used but if the next smaller standard size of conductor in common use has a current-carrying capacity not more than 5 per cent less than the minimum, an inspector may permit the use of the smaller size.

311. Nothing contained in regulations 296 to 310, both inclusive, shall be deemed to authorize the use of service conductors or feeders smaller than No. 10 B. & S. gauge.

312. In calculating the size of a feeder, the demand factor for the feeder shall be applied to the sum of the individual connected loads on the sub-feeders.

CONDUCTOR SIZES FOR MOTOR-CIRCUITS

313. (1) The conductors of a branch-circuit which supplies an individual motor other than a motor used for short-time, intermittent, periodic or varying duty shall have a current-carrying capacity at least that prescribed in column 2 of Table 27 for the relevant full-load current-rating of the motor set out in column 1 of the table.

(2) Where a motor is used for a class of duty-service shown in column 1 of Table 24, the motor branch-circuit conductors shall have a current-carrying capacity of at least the number of amperes obtained by multiplying the motor name-plate current-rating by the percentage prescribed by the relevant part of

(b) column 3 of the table, where the motor has a time rating of 15 minutes;

(c) column 4 of the table, where the motor has a time-rating of 30 or 60 minutes; and

(d) column 5 of the table, where the motor has a continuous time-rating.

(3) Notwithstanding subregulation 2, where a motor is used for varying duty, an inspector may authorize a minimum current-carrying capacity less than that prescribed by subregulation 2.

314. Where motors have a full-load current-rating greater than those provided for in Table 27 the size of the conductors shall be calculated on the basis of 125 per cent of the full-load current-rating of the motor.

315. (1) The conductors which connect the secondaries of a wound-rotor induction motor to its controller shall have a current-carrying capacity of at least

(a) 125 per cent of the full-load secondary-current-rating of the motor, where it is used for continuous duty; or

(b) that prescribed by subregulation 2 of regulation 313 for the motor branch-circuit conductors of the motor, where it is used for a class of duty-service shown in column 1 of Table 24.

(2) Where the secondary resistors are separate from the controllers, the conductors between the controller and the resistor shall have a current-carrying capacity of at least the percentage of the full-load secondary current prescribed in column 2 of Table 25 for the relevant duty-classification of the resistor shown in column 1 of the table.

316. The conductors which supply 2 or more motors shall have a current-carrying capacity of at least 125 per cent of the name-plate current-rating of the largest motor plus the sum of the name-plate current-ratings of the remainder of the motors.

PART V

PROTECTION AND CONTROL

317. (1) All electrical equipment and ungrounded conductors shall be furnished with approved devices which open automatically the circuit supplying the equipment or ungrounded conductors when the current in the circuit reaches a value which produces a dangerous temperature in the equipment or ungrounded conductors.

(2) Where electrical equipment or an ungrounded conductor is protected by an over-current device, it shall be furnished with an approved manually-operated device which disconnects safely all ungrounded conductors of the circuit simultaneously at the point of supply.

(3) The devices shall not be connected in any grounded conductor unless they disconnect all ungrounded conductors before or at the same time as they disconnect the grounded conductor.

PROTECTIVE DEVICES

318. Subject to the provisions of regulation 250, over-current devices shall be readily accessible and where practicable shall be grouped.

319. (1) Over-current devices shall be enclosed in cut-out boxes or in cabinets except where

(a) they form a part of an approved assembly which affords protection equivalent to that afforded by cut-out boxes or cabinets; or

(a) column 2 of the table, where the motor has a time-rating of 5 minutes;

- (b) they are mounted on switchboards, panelboards or controllers located in rooms or enclosures free from easily ignitable material and dampness and accessible only to authorized persons.

(2) The operating handles of circuit-breakers shall be accessible without opening any door or cover which gives access to live parts.

320. The enclosures for over-current devices shall be mounted in a vertical position where practicable.

321. (1) Where there are more than 4 lighting branch-circuits, the over-current devices protecting the branch-circuits shall consist of an approved assembly contained in one approved cabinet.

(2) Panelboards and enclosed branch-circuit cut-outs at all distribution centres shall be of the dead-front type.

(3) Where there are not more than 4 lighting branch-circuits, individual over-current devices of the dead-front type may be used in approved enclosures at distribution centres.

(4) For the purpose of this regulation a 3-wire circuit shall be counted as 2 branch-circuits.

322. (1) Plug fuses shall not be used on circuits exceeding 150 volts unless the circuit is part of a supply system having a grounded neutral and having no conductor with a potential exceeding 150 volts to ground.

(2) Where plug fuses are used on 250-volt branch-circuits, 250-volt spacing shall be maintained.

323. Plug fuses shall be rated at not more than 30 amperes.

324. (1) Plug-fuse cut-outs may be of the tamper-resisting type.

(2) Plug-fuse cut-out bases shall be of the type commonly called "covered".

325. Open-link fuses shall not be used.

326. No person shall

- (a) short-circuit fuses;
- (b) bridge fuses; or
- (c) use as a fuse any thing other than the approved fuse and fuse-holder of proper rating.

327. Fuses rated at more than 600 amperes shall not be used.

328. Fuses shall not be connected in parallel.

329. (1) Circuit-breakers shall have 1 pole in each ungrounded conductor and, except as provided in sub-regulation 2, shall be so constructed that when operated manually or by the action of over-current they open the circuit in all ungrounded conductors.

(2) Where lighting and appliance branch-circuits are derived from 3-wire grounded neutral systems, 2 single-pole manually-operated circuit-breakers may be used but they shall be so connected together that, when operated manually, they disconnect safely all ungrounded conductors of the circuit simultaneously at the point of supply.

(3) Over-current trip devices which form part of a circuit-breaker may be of the thermal or magnetic type with either time-delay or instantaneous trip.

330. Circuit-breakers on branch-circuits shall be of such design as to render difficult any alteration of trip

current or time, except where the circuit-breakers are supplied as part of an approved switchboard and are accessible only to authorized persons.

CONTROL DEVICES

331. Isolating switches shall be

- (a) interlocked so that they cannot normally be opened under load; or
- (b) marked plainly with a notice warning against opening them under load.

332. (1) Knife-switches rated at more than 600 amperes shall be used only as isolating switches.

(2) Currents above 600 amperes at any voltage shall be broken only by oil switches, circuit-breakers or remotely controlled devices approved as current interrupters.

333. Knife-switches and other control devices shall be

- (a) of the externally-operated type; or
- (b) so located or guarded as to be inaccessible.

334. Enclosed knife-switches approved for use on alternating-current circuits above 30 amperes or on direct-current circuits shall have quick-break mechanisms unless they are approved for use only as isolating switches.

335. (1) Where 2 or more switches are grouped at a distribution centre the wiring between the switches shall be enclosed by auxiliary gutters or some approved equivalent device, but no auxiliary gutter shall be required by reason only of the grouping of two 30-ampere switches.

(2) The auxiliary gutters or approved equivalent device shall

- (a) be equipped with terminal blocks having a separate screw or stud for each connection; or
- (b) if more than 6 feet in length, be equipped with bus-bars instead of terminal blocks.

(3) Where bus-bars are used, they shall extend the full length of the box after provision has been made for necessary wiring-space for the cables which feed the bus-bars.

336. (1) Knife-switches shall be mounted with their bases in a vertical plane.

(2) Single-throw knife-switches shall be so mounted that their blades move in a vertical plane and that the switches will not be closed by the force of gravity alone.

(3) Double-throw knife-switches may be so mounted that the throw will be either vertical or horizontal but, where the throw is vertical, a positive locking-device or stop shall be used to ensure the blades remaining in the open position when the locking device or stop is set.

(4) Where it is not intended that a switch be left in the open position, the locking device or stop may be omitted.

337. (1) Single-throw knife-switches, circuit-breakers and magnetic switches shall be so connected that the blades or moving contacts are dead when the knife-switch, circuit-breaker or magnetic switch is in the open position.

(2) Subregulation 1 shall not apply to

- (a) approved service-entrance and lighting and appliance branch-circuit-breakers which have all live parts except terminals sealed and which are so constructed that the line and load connections may be interchanged; and
- (b) approved switchboard-assembly circuit-breakers used for sectionalizing purposes where the assembly carries a suitable warning notice.

338. (1) Control devices except isolating switches shall be readily accessible.

(2) Remotely-controlled devices shall be considered to be readily accessible where the means of controlling them are readily accessible.

(3) Isolating switches may be so located as to require the use of a hooked stick to operate them.

339. Control devices shall

- (a) have all current-carrying parts in enclosures of metal or other fire-resisting material; or
- (b) be so located or guarded as to be inaccessible to unauthorized persons.

340. Unless the application of manually-operated control devices is such as to make it unnecessary, the devices shall indicate the "on" and "off" positions.

341. Where control devices are used in combination with over-current or overload devices for the control of circuits or apparatus, the control devices shall be so connected that the over-current or the overload devices are dead when the control devices are in the open position.

PROTECTION AND CONTROL OF FEEDERS, SUB-FEEDERS AND BRANCH-CIRCUITS

342. (1) Every ungrounded conductor in a branch-circuit, feeder or sub-feeder shall be protected by an over-current device

- (a) at the point where the conductor receives its supply of current; and
- (b) at every point where the size of the conductor is decreased.

(2) The protection may be dispensed with

- (a) where an over-current device in a larger conductor affords adequate protection to a smaller conductor;
- (b) where the smaller conductor
 - (i) has a current-carrying capacity of not less than the sum of the allowable current-carrying capacities of the conductors of the one or more circuits or loads which it supplies and not less than 1/10 of that of the larger conductor from which it is supplied;
 - (ii) is not over 5 feet long;
 - (iii) does not extend beyond the switchboard, panelboard or device which it supplies; and
 - (iv) if not a part of the wiring of the switchboard, panelboard or other device, is enclosed in conduit or in metal gutters;

(c) where the circuit is for lighting or heating or lighting and heating and

- (i) the smaller conductors have a current-carrying capacity of at least 1/3 of that

of the larger conductor from which they are supplied; and

- (ii) the tap is suitably protected from mechanical injury, is not more than 25 feet long and terminates in a single over-current device which limits the load on the tap to that prescribed by Table 9;

(d) where the circuit is a motor branch-circuit of which the conductors

- (i) have a current-carrying capacity of at least 1/3 of that of the conductors from which they are supplied;

(ii) are not over 25 feet long; and

- (iii) are supplied from conductors protected by fuses or by a time-limit circuit-breaker rated or set at not more than 400 per cent, or by an instantaneous circuit-breaker set at not more than 700 per cent, of the name-plate current-rating of the motor;

(e) where the circuit is a motor branch-circuit supplying a group of motors and regulation 347 has been complied with; or

(f) where the conductors are in a control circuit of remotely-controlled apparatus and

- (i) the conductors are less than 25 feet long and suitably protected from mechanical injury;

(ii) the opening of the control circuit would create a hazard; or

- (iii) the conductors are 25 feet or more in length and the branch-circuit over-current device is rated or set at not more than 500 per cent of the current-carrying capacity of the control-circuit conductors.

(3) Where a circuit complies with clause c of subregulation 2, the conductors of the circuit may extend beyond the end of the tap and supply any number of over-current devices.

343. (1) Every circuit protected by fuses shall be equipped with approved control-devices whereby all live parts for mounting fuses can be readily and safely made dead.

(2) The control devices may be dispensed with on switchboards in the case of

- (i) instrument- and control-circuits of not more than 250 volts; and
- (ii) primary fuses of potential transformers.

(3) The use of plug fuses shall be deemed a compliance with subregulation 1.

(4) The control devices shall be within easy reach of the enclosure for the fuses and, where the fuses are installed in the cabinet, the control devices shall be within the cabinet.

(5) Where an inspector considers that in a particular electrical installation the control devices may be safely dispensed with, he may waive compliance with subregulation 1.

344. (1) Over-current devices shall not be rated or set at more than the allowable current-carrying capacity of the conductors which they protect, as shown in Table 9.

(2) This regulation shall not apply to

- (a) motor branch-circuits;
- (b) control circuits of remotely controlled apparatus; or
- (c) fixture wiring, flexible cord of No. 16 or 18 B. & S. gauge or tinsel cord.

(3) Fixture wire, flexible cord of No. 16 or 18 B. & S. gauge and tinsel cord shall be deemed to be protected by 15-ampere over-current devices.

345. (1) The circuit-breakers in a system of wiring specified in column 1 of Table 26 shall be equipped with over-current devices of the numbers and in the locations prescribed in the part of column 2 of the table relevant to the system.

(2) The number and location of the over-load devices for a motor specified in column 3 of the table shall be that prescribed in the part of column 4 of the table relevant to the type of motor.

(3) Means of protection other than those specified in subregulation 1 and 2 may be substituted where approved by the inspector.

346. (1) Where fuses are used to provide running protection against overload for an electric motor having a full-load current rating shown in column 1 of Table 27, they shall not be rated at more than the number of amperes prescribed in column 3 of the table for the full-load current rating of the motor.

(2) Where overload devices other than fuses are used to provide running protection against overload for an electric motor having a full-load current rating shown in column 1 of Table 27, they shall not be set at more than the number of amperes prescribed in column 4 of the table for the full-load current rating of the motor.

(3) Where fuses are used to supply over-current protection for a branch-circuit supplying a single electric motor, they shall not be rated at more than the number of amperes prescribed in

- (a) column 5 of Table 27 where the motor is a single-phase motor having a full-load current rating shown in column 1 of the table,
- (b) column 6 of the table where the motor is of the squirrel-cage or synchronous type having a full-voltage resistor and reactor starting,
- (c) column 7 of the table where the motor is of the squirrel-cage or synchronous type having auto-transformer starting, or
- (d) column 8 of the table where the motor is of the direct-current type or the wound-rotor alternating-current type.

347. The over-current devices used on a motor branch-circuit which supplies a group of motors shall not be rated or set at more than the maximum value prescribed in columns 5, 6, 7 or 8 of Table 27 for the largest motor of the group plus the total full-load current of the other motors in the group.

348. (1) The full-load current of a 3-phase alternating current motor of the induction-type, squirrel-cage or wound rotor, having a horse-power rating shown in column 1 of Table 28 shall be deemed to be that specified in

- (a) column 2 of the table where the motor is a 110-volt motor,
- (b) column 3 of the table where the motor is a 220-volt motor,

- (c) column 4 of the table where the motor is a 440-volt motor,
- (d) column 5 of the table where the motor is a 550-volt motor, and
- (e) column 6 of the table where the motor is a 2200-volt motor.

(2) The full-load current of a 3-phase alternating current motor of the synchronous type operating at a power factor of 100 per cent and having a horse-power rating shown in column 1 of Table 28 shall be deemed to be that specified in

- (a) column 7 of the table where the motor is a 220-volt motor,
- (b) column 8 of the table where the motor is a 440-volt motor,
- (c) column 9 of the table where the motor is a 550-volt motor, and
- (d) column 10 of the table where the motor is a 2200-volt motor.

(3) The full-load current of a 2-phase alternating current motor of the induction type, squirrel-cage or wound rotor, having a horse-power rating shown in column 1 of Table 29 shall be deemed to be that specified in

- (a) column 2 of the table where the motor is a 110-volt motor,
- (b) column 3 of the table where the motor is a 220-volt motor,
- (c) column 4 of the table where the motor is a 440-volt motor,
- (d) column 5 of the table where the motor is a 550-volt motor, and
- (e) column 6 of the table where the motor is a 2200-volt motor.

(4) The full-load current of a 2-phase alternating current motor of the synchronous type operating at a power factor of 100 per cent and having a horse-power rating shown in column 1 of Table 29 shall be deemed to be that specified in

- (a) column 7 of the table where the motor is a 220-volt motor,
- (b) column 8 of the table where the motor is a 440-volt motor,
- (c) column 9 of the table where the motor is a 550-volt motor, and
- (d) column 10 of the table where the motor is a 2200-volt motor.

(5) The full-load current of a single-phase alternating current motor having a horse-power rating shown in column 1 of Table 30 shall be deemed to be that specified in

- (a) column 2 of the table where the motor is a 110-volt motor,
- (b) column 3 of the table where the motor is a 220-volt motor, and
- (c) column 4 of the table where the motor is a 440-volt motor.

(6) The full-load current of a direct-current motor having a horse-power rating shown in column 1 of Table 31 shall be deemed to be that specified in

- (a) column 2 of the table where the motor is a 115-volt motor
- (b) column 3 of the table where the motor is a 230-volt motor, and
- (c) column 4 of the table where the motor is a 550-volt motor.

(7) Where a motor referred to in subregulation 2 or 4 operates at a power factor of 90 per cent or 80 per cent, its full-load current shall be deemed to be 110 per cent or 125 per cent respectively of the full-load current specified in subregulation 2 or 4, as the case may be.

(8) Where a motor of a type referred to in subregulation 1 or 2 operates at 200 volts or 208 volts, its full-load current shall be deemed to be 110 per cent or 106 per cent respectively of the full-load current of a 220-volt motor of the same type.

(9) Where a motor of a type referred to in subregulation 5 or 6 operates at 200 volts or 208 volts, its full-load current shall be deemed to be 110 per cent or 106 per cent respectively of the full-load current of a 220-volt motor of the same type.

349. (1) Fuses for the protection of motor branch-circuits shall not be rated at more than the percentage of the full-load current of the motor prescribed in column 2 of Table 32, but where a higher rating is permitted by regulation 346 and Table 27, the latter table shall govern.

(2) Circuit-breakers for the protection of motor branch-circuits shall not be set at more than the relevant percentage of the full-load current of the motor prescribed in column 3 or column 4 of Table 32.

(3) For synchronous motors of the low-torque low-speed type which start up unloaded, the fuse rating or circuit-breaker setting need not exceed 200 per cent of the full-load current.

350. (1) Every control device shall have a rating of at least that of the connected load of the circuit or circuits which it controls.

(2) Every control device other than an isolating switch shall be capable of safely establishing and interrupting the maximum load of the circuit or circuits which it controls.

(3) "Maximum load" means the connected load plus any additional capacity which may be required because of the use of motors, gas-filled lamps and other apparatus having a high peak inrush or because of the use of heavy coils, magnets or other apparatus having a high inductance and not equipped with discharge devices.

(4) The additional capacity required because of the use of a group of motors shall be at least 6 times the normal full-load current of the largest motor in the group.

(5) The maximum load shall not be taken to be larger than the capacity of the supply circuit.

351. Control devices controlling feeders and branch-circuits shall be grouped where practicable.

352. Snap switches used to control circuits supplying tungsten-filament lamps shall have a "T" rating.

PROTECTION AND CONTROL OF GENERATORS

353. (1) Every constant-potential generator, whether direct-current or alternating-current, shall be protected from excessive current by over-current devices.

(2) Where an inspector is of opinion that the type of apparatus used and the nature of the system operated

make protective devices inadvisable or unnecessary, the protective devices may be dispensed with.

(3) Where an alternating-current generator and a transformer are located in the same building and are intended to operate as a unit for stepping up or stepping down voltage the protective device may be connected to the primary or to the secondary of the transformer.

(4) This regulation shall not apply to exciters for alternating-current machines.

354. Where a generator not driven by electricity supplies a 2-wire grounded system, the protective device shall be capable of disconnecting the generator from both conductors of the circuit.

355. Where a 3-wire direct-current system is supplied by 2-wire generators operated in conjunction with a balancer set to obtain a neutral, the system shall be equipped with protective devices which disconnect the system in the event of an excessive unbalancing of voltages.

356. (1) Every 3-wire direct-current generator, whether shunt or compound wound, shall be equipped with

- (a) a 2-pole circuit-breaker with 2 tripping elements; or
- (b) a 4-pole circuit-breaker connected in the main- and equalizer-leads and tripped by 2 tripping elements.

(2) The circuit-breaker shall be so connected as to be actuated by the entire armature current.

(3) One tripping element shall be connected in each armature-lead.

357. Every generator shall be equipped with an indicating switch or a circuit-breaker by means of which the generator and all protective devices and control apparatus may be entirely disconnected from the circuits supplied by the generator.

PROTECTION AND CONTROL OF MOTORS

358. (1) Subject to regulations 361 and 362, every motor shall be protected by over-current devices which do not protect any other motor.

(2) The over-current devices shall be rated or set at values not more than those prescribed in Table 27, but where the over-current protection specified in that table is not sufficient for the starting current of the motor, the values may be increased up to a maximum of 400 per cent of the full-load current of the motor.

359. Where fuses are used to provide over-current protection for a motor branch-circuit, the fuse-holders shall be of a size sufficient to accommodate fuses having the values required by regulation 358, but when conditions of maintenance and supervision ensure that fuses appropriate for the starting characteristics of the motor are continuously available, the fuse-holders may be of a smaller size.

360. Where motors have a full-load current rating larger than those given in Table 27, the motors shall be protected by over-current devices rated or set at values calculated in accordance with Table 32.

361. Where 2 or more single-phase or direct-current motors each have a rating not greater than $\frac{1}{4}$ horsepower, at 220 volts or less, the motors may be grouped under the protection of a single set of over-current devices, but the over-current devices shall not be rated or set at more than 15 amperes and the total load on the circuit shall not exceed 1650 volt-amperes.

362. (1) Where 2 or more motors are each protected by an overload device approved for group-fusing, the motors may be connected to a branch-circuit protected by a single set of fuses or by an instantaneous circuit-breaker rated in accordance with regulation 346 but the rating of the fuse shall not exceed the maximum rating as indicated on the overload device having the smallest rating of those used.

(2) Where the rating of the set of fuses or the circuit-breaker does not exceed 15 amperes, the overload devices may be of a type not approved for group-fusing.

363. Where the motor branch-circuit for a manually-started motor of 1 horse-power or less is properly protected and the motor is within sight of the operator, overload protection may be dispensed with.

364. (1) Every automatically-started motor having a rating of 1 horse-power or less shall be protected by

- (a) a separate overload device responsive to the motor current and capable of interrupting current to the motor under the prolonged overload equivalent to 125 per cent of the full-load current of the motor;
- (b) a protective device integral with the motor and responsive to motor current or to both motor current and temperature and approved for use with the motor which it protects;
- (c) an approved assembly in which the motor is not normally subjected to overload and which is equipped with other safety controls which protect the motor from damage caused by stalled rotor current.

(2) Where the motor has sufficiently high impedance to prevent overheating due to failure to start, overload protection may be dispensed with but the motor branch-circuit shall be properly protected.

(3) Where the protective device mentioned in clause *b* of subregulation 1 is used and the motor-current interrupting device is separate from the motor and actuated by a protective device integral with the motor, the motor-current interrupting device shall be so arranged that the opening of the control circuit disconnects the motor from the line.

(4) Where the approved assembly referred to in clause *c* of subregulation 1 is used, the existence of the other safety controls shall be indicated on the name-plate of the assembly in such manner as to be readily visible after installation.

365. (1) Every motor rated at more than 1 horse-power shall be equipped with individual overload devices.

(2) Where it is not practicable to obtain proper overload protection, the overload devices may be dispensed with but the motor shall be protected by an individual over-current device as prescribed by columns 5, 6, 7 or 8 of Table 27.

366. (1) Subject to regulations 361 and 362, all overload devices which do not provide proper protection in the case of a short-circuit shall have connected in series with them fuses or time-limit circuit-breakers rated or set at not more than 400 per cent of the motor full-load current or instantaneous circuit-breakers set at not more than 700 per cent of the motor full-load current.

(2) Where instantaneous circuit-breakers are used and are strongly affected by the initial peak inrush to the motor, a higher setting may be allowed but the circuit-breaker shall form part of an approved combination motor-starter.

367. Every over-current device and every overload device providing running protection for a motor shall be rated or set at values not greater than those prescribed in Table 27.

368. Where fuses are used for running protection of motors, 1 fuse shall be installed in each ungrounded conductor.

369. Where over-current devices or overload devices other than fuses are used for the running protection of motors the number of tripping elements shall be not less than that prescribed in Table 26 and the tripping elements shall be located as specified therein.

370. (1) Motor-overload protection may be shunted out of circuit during the starting period but the device by which the protection is shunted or cut out shall be so designed that it cannot be left in the starting position.

(2) The motor shall be considered as being protected against over-current during the starting period when

- (a) fuses or time-delay-limit circuit-breakers rated or set at not more than 400 per cent, or
- (b) instantaneous circuit-breakers set at not more than 700 per cent of the full-load current of the motor,

are connected in the circuit so as to be operative during the starting period of the motor.

(3) Where the overload release of a direct-current motor starter is inoperative during the process of starting the motor, a separate over-current device shall be provided.

371. (1) Where the automatic re-starting of motor-operated band saws, rip saws, jointers, planers, routers, wood-turning machines, metal-saws, millers, lathes and other moving machinery creates a dangerous situation by the return of voltage after a stopping caused by failure of voltage, the motor-control device shall provide low-voltage protection.

(2) Where it is necessary or desirable that the motor stop on failure of voltage and automatically re-start on return of voltage, the motor-control device shall provide low-voltage release.

(3) The protection required by this regulation may be supplied to a feeder or branch-circuit, supplying a group of motors, and then the protection for the individual motors in the group may be dispensed with.

(4) Where the automatic re-starting of a motor creates no hazard, the protection required by this regulation may be dispensed with.

372. The starting and control equipment of motors shall be rated in horse-power at not less than the rating of the motor but

- (a) for a 1-phase portable motor of $\frac{1}{4}$ horse-power or less, a plug and receptacle rated at not more than 15 amperes at 125 volts and not rated in horse-power may be used;
- (b) for a 2-wire portable motor rated at not more than $\frac{1}{4}$ horse-power at not more than 150 volts a single-pole motor-circuit switch may be used as control equipment; and
- (c) for 2 or more motors which are required to operate together a single controller approved for such service may be used.

373. (1) Manual motor-starters having different starting and running positions shall be so constructed that they cannot remain in the starting position.

(2) Magnetic starters having different starting and running positions shall be so constructed that they cannot remain in the starting position under normal operating conditions.

374. (1) Every motor and its starting and control equipment shall be equipped with a disconnecting means.

(2) An approved attachment plug and receptacle may be used as a disconnecting means for a portable motor.

(3) An isolating switch or a general-use switch used as an isolating switch may be used as a disconnecting means for motors of more than 50 horse-power.

(4) A manually-operated, across-the-line type of starter may be used as both starter and disconnecting means if it opens all ungrounded conductors to the motor.

(5) Where a disconnecting means referred to in sub-regulations 2, 3 and 4 is not used, the disconnecting means shall be a motor-circuit switch, a circuit-breaker or an equivalent approved device capable of safely establishing and interrupting the stalled rotor current of the motor.

375. A single disconnecting means may serve a group of motors

- (a) where the motors drive several parts of a single machine or piece of apparatus; or
- (b) where the group is under the protection of one set of over-current devices as permitted by regulations 361 and 362.

376. (1) Where a motor-circuit switch is used as a disconnecting means for a single motor, it shall have a horse-power rating of at least that of the motor.

(2) Where a fused motor-circuit switch installed under the provisions of regulation 362 is used as the disconnecting means, the rating of the switch need not be greater than that necessary to accommodate the proper fuse.

(3) Where an unfused motor-circuit switch is used as the disconnecting means it may have the same rating as if it were fused.

(4) A circuit-breaker or isolating switch used as the disconnecting means shall have a current-rating of not less than 115 per cent of the name-plate current-rating of the motor.

377. (1) Every motor shall be controlled from a point within sight of and not more than a distance of 30 feet from the motor and the machinery driven by the motor unless

- (a) the controller, motor-circuit switch or circuit-breaker can be locked in the open position; or
- (b) a manually-operated switch which prevents the motor from starting is placed within sight of and not more than 30 feet from the motor.

(2) Where a manually-operated switch is used, it may be placed in the remote-control circuit of a remote-control type of controller if the control equipment disconnects all ungrounded conductors to the motor.

378. Motor-driven loaders, unloaders, conveyors, stackers, floor-surfacing machines and similar machinery of a movable or portable type shall have a motor-circuit switch or circuit-breaker mounted on the machine and accessible to the operator.

PROTECTION AND CONTROL OF APPARATUS ON LIGHTING AND APPLIANCE BRANCH-CIRCUITS.

379. (1) Receptacles, to which fixture wire or flexible cord, smaller than No. 14 B. & S. gauge, is connected, and medium-base lamp-holders shall not be connected to a circuit protected by over-current devices rated or set at more than 15 amperes for potentials up to 125 volts or 10 amperes for potentials between 125 volts and 250 volts.

(2) Subregulation 1 shall not apply to medium-base lamp-holders which form an integral part of a single lighting unit having mogul-base lamp-holders.

380. Mogul-base lamp-holders shall not be connected to a circuit protected by over-current devices rated or set at more than 40 amperes for potentials up to 125 volts or 20 amperes for potentials between 125 volts and 250 volts.

381. Where portable appliances are

- (a) rated at not more than 1500 watts, and
- (b) provided with approved cord connectors, attachment-plug caps or other approved means by which they can be disconnected readily from the circuit,

the appliances need not be equipped with additional control devices.

382. Where switches are used to control an outlet or outlets from more than one point, the switches shall be wired and connected so that the grounded conductor runs directly to the outlet or outlets controlled by the switches.

383. (1) Where panelboards which supply lighting and appliance branch-circuits and have snap switches in the branch-circuits are supplied by conductors having over-current protection greater than 200 amperes, the panelboards shall be protected on the supply side by over-current devices.

(2) The over-current devices shall

- (a) be built into the panelboard; and
- (b) have a rating not greater than that of the panelboard or 200 amperes, whichever is the lesser.

(3) Subregulations 1 and 2 shall not apply where circuit-breakers or fuses only are used in the branch-circuits.

PROTECTION AND CONTROL OF MISCELLANEOUS APPARATUS

384. (1) Remote-control circuits of remotely-controlled apparatus shall be arranged so that they can be conveniently disconnected from the source of supply at the controller.

(2) Subregulation 1 shall not apply where the disconnecting of the apparatus from the supply circuit disconnects the remote-control circuit from the supply circuit.

385. (1) Where apparatus is connected to more than one voltage or to different systems the disconnecting means shall be grouped so that the operator can readily ascertain that all circuits are dead.

(2) Where manually-operated switches are used a sign containing the words "Open all switches before working on apparatus" or words to the same effect shall be placed on each switch.

386. Dual-voltage relays may be used as an automatic means to open circuits in the event of power failure on any circuit.

387. Where portable apparatus is not arranged for use on more than one system there shall be only one point of connection between the apparatus and the supply.

388. Electric-heating appliances shall be protected by over-current devices rated or set in accordance with the requirement of regulation 554.

389. Transformers shall be protected by over-current devices rated or set in accordance with the requirements of regulation 510.

390. Electrical condensers shall be protected by over-current devices rated or set in accordance with the requirements of regulations 526 and 527.

PART VI

REMOTE-CONTROL CIRCUITS, LOW-ENERGY POWER CIRCUITS AND SIGNAL CIRCUITS

GENERAL

391. This Part shall apply to remote-control circuits, low-energy power circuits and signal circuits other than

- (a) circuits forming an integral part of a device; and
- (b) remote-control circuits and signal circuits which use conductors in a cable-assembly with other conductors forming part of a communication circuit.

392. Where the circuits, or apparatus within the scope of this Part, are installed in hazardous locations, they shall also comply with those regulations of Part XIII which pertain to the hazardous location involved.

393. (1) "Class 1" when applied to remote-control circuits and signal circuits means that the circuits are other than Class 2 circuits.

(2) "Class 2" when applied to remote-control circuits and signal circuits means that the current in the circuit is limited, in relation to the voltage between conductors

- (a) where the circuit operates at not more than 15 volts, to 5 amperes by
 - (i) over-current protection;
 - (ii) the current being supplied from a transformer or other device having inherent current-limiting characteristics and so marked or approved for the purpose; or
 - (iii) the current being supplied from primary batteries;
- (b) where the circuit operates at more than 15 volts but not more than 30 volts, to 3 amperes by
 - (i) over-current protection;
 - (ii) the current being supplied from a transformer or other device having inherent current-limiting characteristics and so marked or approved for the purpose; or
 - (iii) the current being supplied from primary batteries;
- (c) where the circuit operates at more than 30 volts but not more than 60 volts, to 2 amperes by
 - (i) over-current protection; or

(ii) the current being supplied from a transformer or other device having inherent current-limiting characteristics and so marked or approved for the purpose; and

- (d) where the circuit operates at more than 60 volts but not more than 150 volts, to 1 ampere by over-current protection or approved current-limiting means, other than over-current protection, which limits the current as a result of a fault to not more than 1 ampere.

394. For the purposes of this Part "Class 2 remote-control circuit" includes low-energy power circuits which are neither remote-control nor signal circuits, but in which the current is limited as provided in sub-regulation 2 of regulation 393.

395. Notwithstanding subregulation 2 of regulation 393, where the failure to operate of a remote-control circuit to a safety-control device will or may endanger life or property, the circuit shall be deemed to be a Class 1 circuit.

CLASS 1 CIRCUITS

396. The conductors and equipment of Class 1 remote-control and signal circuits shall be installed in accordance with the appropriate wiring methods set out in Part III, except as provided in regulations 397 to 400, both inclusive, or in regulation 661.

397. Where conductors of No. 18 or No. 16 B. & S. gauge, other than flexible cord, are used in a Class 1 remote-control or signal circuit, they shall be installed in a race-way or a cable approved for the purpose.

398. (1) Where conductors larger than No. 16 B. & S. gauge are used in a Class 1 remote-control or signal circuit, they shall be of the rubber-insulated, R, type or of some other approved type.

(2) Where fixed conductors of No. 18 or No. 16 B. & S. gauge are used in a Class 1 remote-control or signal circuit, they shall have insulation at least equal to that of the rubber-insulated, RF-32, type or the thermoplastic-insulated fixture wire, TF, type.

(3) Conductors approved for the purpose and having rubber insulation of less than 1/32 inch or having other kinds of insulation may be used in a Class 1 remote-control or signal circuit.

399. Where damage to a Class 1 remote-control circuit will or may endanger life or property, all conductors of the circuit shall be installed in conduit or electrical metallic tubing or be otherwise suitably protected from mechanical injury, moisture, excessive heat, corrosive action or other injurious condition.

400. Where a group of Class 1 remote-control circuits is used in a theatre, auditorium or similar building on a stage switchboard or similar device, the remote-control switches may be placed in the grounded conductor of a remote-control circuit.

401. (1) Conductors in Class 1 remote-control and signal circuits shall be protected against over-current in the manner required by regulation 343.

(2) Where the conductors are of No. 18 or No. 16 B. & S. gauge they shall be deemed to be protected when over-current devices rated or set at not more than 15 amperes are used.

(3) Where Class 1 remote-control and signal circuits have main- and branch-circuits, and the operating voltage does not exceed 30 volts, the branch-circuits need not be individually protected against over-current.

402. (1) In Class 1 remote-control and signal circuits the over-current devices shall be located at the

point where the conductor to be protected receives its supply.

(2) Where the over-current device protecting a larger conductor also protects a smaller conductor, over-current devices may be dispensed with in the smaller conductor.

403. Class 1 remote-control and signal circuits which extend aerially beyond a building shall comply with the provisions of regulations 200, 201, 202, 204, 205, 206 and 207.

404. Where Class 1 remote-control and signal circuits

- (a) are supplied by transformers from systems having a nominal voltage to ground of more than 150 volts, or
- (b) are run overhead outside buildings in such manner as to be liable to accidental contact with power conductors operating at a potential exceeding 300 volts between conductors,

the circuits shall be grounded in accordance with the provisions of Part VII.

LIMITATION OF CLASS 2 REMOTE-CONTROL AND SIGNAL CIRCUITS

405. (1) Where the current is limited in a Class 2 remote-control or signal circuit by means of over-current protection, both the protection and its mounting shall be such as are approved for the purpose.

(2) Over-current protection of different rating shall not be of an interchangeable type.

(3) The over-current protection may be an integral part of a transformer or other power-supply device approved for the purpose.

406. (1) Transformer devices supplying Class 2 remote-control or signal circuits shall be

- (a) of a type approved for the purpose; and
- (b) restricted in their rated output to not more than 100 volt-amperes.

(2) The devices shall bear plainly visible markings showing the voltage to be applied to the circuit and whether or not they are of the current-limiting type.

(3) A transformer shall be considered to have a rated output not exceeding 100 volt-amperes if the approximate temperature limit is reached at 100 volt-ampere load.

INSTALLATION OF CLASS 2 REMOTE-CONTROL AND SIGNAL CIRCUITS

407. (1) In Class 2 remote-control and signal circuits, the conductors and equipment on the supply side of over-current protection, transformers or current-limiting devices shall be installed in accordance with the requirements of Part III.

(2) Where the transformers or other devices are supplied from electric-lighting or electric-power circuits the transformers or devices shall be protected by an over-current device rated or set at not more than 15 amperes.

408. (1) In Class 2 remote-control and signal circuits, the conductors on the load side of over-current protection, transformers or current-limiting devices shall be insulated and separated from the conductors of electric-light and electric-power circuits.

(2) Open conductors in the remote-control or signal circuits shall be

(a) separated by at least 2 inches from light or power conductors which are not contained in a race-way; or

(b) encased in approved, non-metallic, flexible tubing or in porcelain tubes or an equivalent device.

(3) The conductors on a Class 2 remote-control or signal circuit shall not be placed in any race-way, compartment, outlet, junction box or similar fitting with the conductors of

(a) a Class 1 remote-control or signal circuit, or

(b) light and power circuits,

unless the conductors of the two circuits are separated by a suitable barrier.

(4) Subregulation 3 shall not apply where the conductors of a power circuit are in the compartment, outlet, junction box or similar fitting for the sole purpose of supplying power to the remote-control or signal circuit.

(5) The conductors of a Class 2 remote-control or signal circuit may be run in the same shaft with conductors for light or power where

(a) the two systems are separated by at least 2 inches; or

(b) the conductors of either system are encased in non-metallic flexible tubing.

(6) Where the conductors of a Class 2 remote-control or signal circuit are installed in a hoist-way, the conductors shall be installed in rigid conduit or electrical metallic tubing.

409. Where conductors of a Class 2 remote-control or signal circuit are bunched together in a vertical run in a shaft, they shall

(a) have a fire-resisting covering capable of preventing the carrying of fire from floor to floor;

(b) be encased in non-metallic flexible tubing; or

(c) be located in a fire-proof shaft having incombustible fire-stops at each floor.

410. Where Class 2 remote-control or signal circuits extend beyond a building and are run in such manner as to be subject to accidental contact with light or power conductors operating at a potential exceeding 300 volts between conductors, the conductors of the remote-control or signal circuit shall be protected and grounded in the manner required by regulations 1068 to 1074, both inclusive.

PART VII

GROUNDING

SYSTEMS AND CIRCUITS

411. (1) Every 2-wire direct-current system supplying interior wiring and operating at not more than 300 volts between conductors shall be grounded.

(2) Subregulation 1 shall not apply where the system is used solely for supplying industrial equipment in a building and the circuit is equipped with a ground-detector.

(3) Every 2-wire direct-current system operating at more than 300 volts between conductors shall be grounded if a neutral point can be established so that the maximum difference of potential between the neutral point and any other point on the system does not exceed 300 volts.

(4) Two-wire direct-current systems shall not be grounded if the voltage to ground of either conductor exceeds 300 volts after grounding.

412. The neutral conductor of every 3-wire direct-current system supplying interior wiring shall be grounded in the manner required by regulation 418.

413. (1) Subject to regulations 415 and 416, every alternating-current system operating at a potential of not more than 150 volts to ground and supplying interior wiring and every interior alternating-current wiring system shall be grounded.

(2) Where, under regulation 58, the neutral conductor of a consumer service is bare, the system shall be grounded.

414. Electric furnace circuits may, but need not, be grounded.

415. Where electric cranes operate over combustible fibres in Class III hazardous locations, as defined in regulation 688, the circuits for the cranes shall not be grounded.

416. (1) Circuits operating at less than 50 volts shall be grounded

(a) subject to clause *a* of subregulation 1 of regulation 431, where they are supplied by transformers from systems having a potential of more than 150 volts to ground;

(b) where supplied by transformers from ungrounded systems; or

(c) where run overhead outside buildings.

(2) In every other case, circuits operating at less than 50 volts may, but need not, be grounded.

LOCATION OF GROUNDING CONNECTIONS

417. (1) Where wiring systems, circuits, electrical equipment, arresters, cable armour, conduit and other metal race-ways are grounded as a protective measure, the grounding shall be so arranged that there is no objectionable passage of current over the grounding conductors.

(2) The temporary currents which are set up under accidental conditions while the grounding conductors are performing their intended protective functions shall not be considered as objectionable.

(3) Where, through the use of multiple grounds an objectionable flow of current occurs over the grounding conductor

(a) one or more of the grounds shall be abandoned;

(b) the location of the grounds shall be changed;

(c) the continuity of the conductor between the grounding connections shall be suitably interrupted; or

(d) other effective action shall be taken to limit the current.

418. Where direct-current systems are grounded, the grounding connection shall be made at one or more supply stations but shall not be made at individual services or elsewhere on interior wiring.

419. (1) Subject to regulation 417, where an alternating-current circuit is grounded, the grounding connection shall be to a grounding electrode at each individual service.

(2) The connection shall be made on the supply side of the service-disconnecting means.

(3) Where a secondary distribution system is grounded, it shall have at least one additional connection to a grounding electrode at the transformer or elsewhere.

(4) Subject to regulation 420, no grounded circuit conductor on the load side of the service-disconnecting means shall be connected to a grounding electrode.

420. (1) Where two or more buildings are served by the same service, the grounded circuit conductor of the wiring system of any of the buildings using one branch-circuit supplied from the service may be connected to a grounding electrode at the building.

(2) Where a building uses two or more branch-circuits supplied from the service, or where the building houses live stock, the grounded circuit conductor shall be connected to a grounding electrode at the building.

421. (1) In alternating-current interior wiring systems the conductor to be grounded shall be

(a) in single-phase 2-wire systems, the identified conductor;

(b) in single-phase 3-wire systems, the identified neutral conductor;

(c) in multi-phase systems having one wire common to all phases, the identified common conductor;

(d) in multi-phase systems having one phase grounded, the identified conductor; and

(e) in multi-phase systems in which one phase is used as a single-phase 3-wire system, the identified neutral conductor.

(2) In multi-phase systems in which one phase is used as a single-phase 3-wire system only one phase shall be grounded.

422. (1) Where an interior wiring system or circuit is required to be grounded and is not connected to an exterior secondary distribution system, the grounding-connection shall be made at the transformer, generator or other source of supply or at the switchboard.

(2) Where the grounding connection is made at the switchboard, it shall be made on the supply side of the first switch controlling the system.

CONDUCTOR ENCLOSURES

423. Where conductive materials enclosing electric conductors are exposed, they shall be grounded so as to prevent a potential above ground on the enclosures.

424. Where service race-ways, service-cable sheaths or service-cable armour are of metal, they shall be grounded.

425. (1) Metal enclosures for conductors, other than service conductors, shall be grounded.

(2) Subregulation 1 shall not apply where the metal enclosures are

(a) installed in runs of less than 25 feet;

(b) free from probable contact with ground or grounded metal; and

(c) guarded at all points within reach from grounded surfaces.

426. (1) Metal race-ways shall, where practicable, be kept at least 6 feet from lightning-rod conductors.

(2) Where it is not practicable to secure 6 feet separation, the race-ways and lightning-rod conductors shall be bonded together.

EQUIPMENT

427. Where conductive materials enclose electrical equipment or form an enclosing part of the equipment, they shall be grounded so as to prevent a potential above ground on the equipment.

428. (1) The exposed non-current-carrying metal parts of fixed electrical equipment shall be grounded where the equipment

- (a) is supplied by means of metal-clad wiring;
- (b) is located in a wet place and is not isolated;
- (c) is located within reach of a person who can make contact with any grounded surface or object;
- (d) is located within reach of a person standing on the ground;
- (e) is in a hazardous location, as defined in Part XIII;
- (f) is in electrical contact with metal or metal lath; or
- (g) operates with any terminal at more than 150 volts to ground.

(2) Notwithstanding that the equipment operates with any terminal at more than 150 volts to ground, grounding may be dispensed with where the equipment consists of

- (a) enclosures for switches or circuit-breakers accessible only to qualified persons;
- (b) metal frames of electrically-heated devices where special permission has been obtained and the frames are permanently and effectively insulated from ground; or
- (c) transformers mounted on wooden poles at a height of more than 8 feet from ground and the approval of the Commission and the supply authorities has been obtained.

429. The exposed non-current-carrying metal parts of

- (a) frames of motors,
- (b) cases of controllers for motors other than lined covers of snap-switches,
- (c) electrical equipment of elevators and cranes,
- (d) electrical equipment in garages, theatres and motion-picture studios, other than pendent lamps on circuits of not more than 150 volts to ground,
- (e) motion-picture projection equipment,
- (f) electric signs and associated equipment,
- (g) generator frames in an electrically operated organ where the generator is not effectively insulated from ground,
- (h) structures supporting switching equipment and switchboard frames, other than frames of direct-current single-polarity switchboards, which are effectively insulated, and
- (i) X-ray tubes used in therapy,

shall be grounded regardless of the voltage rating of the equipment.

430. (1) The metal parts of

- (a) frames and tracks of electrically-operated cranes,
- (b) metal frames of non-electrically driven elevator cars to which electric conductors are attached,
- (c) hand-operated metal shifting-ropes or cables of electric elevators, and
- (d) metal partitions, grill work and other enclosures around electrical equipment carrying voltages in excess of 750 volts between conductors,

shall be grounded.

(2) Where the metal enclosures are in sub-stations or vaults under the sole control of the supply authority, the grounding may be dispensed with.

431. (1) The exposed non-current-carrying metal parts of portable electrical equipment, other than a guarded motor, shall be grounded where the equipment is

- (a) used without insulating transformers in a hazardous location;
- (b) operated at more than 150 volts to ground;
- (c) an enclosure for X-ray tubes used in therapy; or
- (d) a portable appliance which is required by an inspector or by a specification to be provided with a grounding-conductor.

(2) Where it is impractical to ground the metal frames of electrically-heated appliances, the grounding may be dispensed with but special permission shall be obtained and the frames shall be permanently and effectively insulated from the ground.

(3) Enclosures for X-ray tubes may be ungrounded by special permission.

432. (1) Metal frames and cases of electrical equipment shall, where practicable, be separated at least 6 feet from lightning-rod conductors.

(2) Where it is not practicable to secure 6 feet separation, the metal frames and cases and the lightning-rod conductors shall be bonded together.

METHODS OF GROUNDING

433. The path to ground from circuits, electrical equipment and conductor enclosures shall

- (a) be permanent and continuous;
- (b) have a current-carrying capacity adequate to conduct safely any currents likely to be imposed on it; and
- (c) have an impedance sufficiently low to limit the potential above ground and to facilitate the operation of the over-current devices in the circuit.

434. The grounding conductor may be connected to the grounded circuit-conductor on the supply side of the service-disconnecting means at any convenient point on the premises.

435. The grounding conductor for circuits may also be used to ground equipment, conduit, service conduit, cable sheath, service equipment and other metal raceways or enclosures for conductors.

436. Where an alternating-current system is connected to a grounding electrode in or at a building, as required by regulations 419 and 420, the same electrode

shall be used to ground wire enclosures and electrical equipment in or on the building.

437. (1) Where an underground service-cable is served from a continuous underground metal-sheathed cable-system and the sheath or armour of the service-cable is metallically connected to the underground system, the sheath or armour of the service-cable shall not be required to be grounded at the building if it is insulated from the interior conduit or piping.

(2) Where a metal-sheathed service cable is served from a continuous underground metal-sheathed cable-system, is bonded to the underground system and is contained in an underground service conduit, the conduit shall not be required to be grounded at the building if it is insulated from the interior conduit or piping.

438. (1) Where isolated sections of metal race-way or cable armour are required to be grounded, they shall, where practicable, be grounded by connection to other grounded race-way or armour.

(2) Where it is not practicable to connect the sections to other grounded race-way or armour, they shall be grounded in the manner prescribed by subregulations 2 and 3 of regulation 439.

439. (1) Where metal boxes, cabinets and fittings and the non-current-carrying metal parts of other fixed electrical equipment are metallically connected to grounded cable-armour or metal race-way, they shall be deemed to be grounded by that connection.

(2) Where boxes, cabinets, fittings or parts are not metallically connected to grounded cable armour or race-way, they shall be grounded

- (a) by a grounding conductor run with a circuit conductor in a wire-assembly;
- (b) by a separate grounding conductor installed in the same manner as the grounding conductor for conduit; or
- (c) by special permission any other means of grounding.

(3) Where a grounding conductor is run with a circuit conductor in wire assemblies, the grounding conductor shall be uninsulated.

(4) Where a grounding conductor is provided with an individual covering and is run in a race-way with other conductors, the covering of the grounding conductor shall be finished to show a green colour.

440. (1) Electrical equipment mounted on and securely held in metallic contact with the grounded structural metal frame of a building shall be deemed to be grounded thereby.

(2) Where an elevator machine has been grounded in accordance with this Part, metal car-frames supported by metal hoisting-cables attached to or running over the sheaves or drums of the elevator machine shall be deemed to be grounded thereby.

441. (1) Where the non-current-carrying metal parts of portable equipment are required to be grounded, they shall be grounded by means of

- (a) the metal enclosure of the conductors feeding the equipment where an approved multi-prong plug which automatically establishes grounding is used;
- (b) a grounding conductor run with the circuit conductors in cable assemblies or in flexible cords, where an approved multi-prong plug which automatically establishes grounding is used; or

(c) a separate insulated or bare flexible wire or strap protected against mechanical injury.

(2) Where grounding is secured under clause *b* of subregulation 1

- (a) the grounding conductor may be insulated, but where an individual covering is provided for the conductor, it shall be finished to show a green colour; and
- (b) the grounding conductor shall not be smaller than No. 16 B. & S. gauge, if uninsulated, or No. 18 B. & S. gauge, if insulated, and shall be at least the same size as the current-carrying conductors, but in cords of No. 12 B. & S. gauge and larger, the grounding conductor may be two B. & S. gauge sizes smaller than the other conductors in the cord.

442. The grounded circuit conductor on the load side of the connection to ground shall not be used for grounding equipment, cable armour or metal race-ways without special permission.

443. Electrolytic-type water heaters shall not be connected to a grounded single-phase alternating-current circuit unless

- (a) a copper grounding-conductor of the size prescribed by regulation 461 or of No. 12 B. & S. gauge, whichever shall be the larger, is run so as to connect the frame of the heater to the grounded conductor of the circuit at the service box; and
- (b) the grounded conductor of the circuit is grounded at the service box to a grounding system.

444. The grounded service-conductor on the supply side of the service-disconnecting means may be used for grounding meter-housing and service equipment.

BONDING

445. (1) Where a service is supplied from an overhead distribution system, the electrical continuity of the grounding circuit for

- (a) the service race-ways or the armour or sheath of the service cable,
- (b) all service-equipment enclosures, including meter fittings, boxes and the like, containing service entrance-conductors interposed in the service race-way or armour, and
- (c) any conduit or armour forming part of the grounding-conductor to the service race-way,

shall be assured.

(2) Electrical continuity at service equipment shall be assured by

- (a) bonding the equipment to the grounded service-conductor in the manner prescribed by regulation 469;
- (b) the use of threaded couplings and threaded bosses on enclosures;
- (c) the use of threadless couplings made-up tight where electrical metallic tubing is used;
- (d) the use of bonding jumpers; or
- (e) other devices approved for the purpose.

(3) Lock-nuts and bushings shall not be used for the purpose of subregulation 2.

(4) Where rigid conduit is connected to service equipment by threaded couplings and bosses, the joints shall be tight.

(5) Where the service equipment has concentric or eccentric knock-outs, bonding jumpers shall be used.

(6) Where the equipment, conduit, couplings or fittings are painted, enamelled or covered by any other non-conductive protective coating, the coating shall be removed from threads and other contact surfaces in such manner as to ensure a good electrical connection.

446. Where the metallic armour or tape of service cable is in continuous electrical contact with an uninsulated grounded service-conductor, the metal covering of the cable shall be deemed to be adequately grounded.

447. Where a metal race-way or metal-sheathed cable contains a conductor of more than 150 volts to ground, the electrical continuity of the race-way or cable shall be assured by

- (a) one of the methods prescribed by clauses *b*, *c*, *d* and *e* of subregulation 2 of regulation 445;
- (b) where the race-way or cable is connected to conduit or armoured cable, by the use of a threadless fitting; or
- (c) where the race-way or cable is connected to a box or cabinet, by the use of one lock-nut inside the box or cabinet and one lock-nut outside thereof.

448. (1) The expansion joints and telescoping sections of race-ways shall be made electrically continuous by the use of bonding jumpers or other approved means.

(2) Metal-trough race-ways used in connection with sound-recording and sound-reproducing equipment and made up in sections shall contain a grounding-conductor to which each section shall be bonded.

449. In hazardous locations, regardless of the voltage involved, the electrical continuity of metallic race-ways, boxes and similar electrical equipment shall be assured by the use of one of the methods prescribed by clauses *a*, *b*, *c* and *d* of subregulation 2 of regulation 445.

450. Where bonding jumpers are used, they shall

- (a) be of copper or other corrosion-resistant material;
- (b) be of sufficient size to have current-carrying capacity not less than that required for the corresponding grounding-conductor;
- (c) where attached to cabinets, circuits, conduits or similar equipment, be attached in the manner prescribed by regulation 469; and
- (d) where used between grounding-electrodes or around water-meters and similar objects, be attached in the manner prescribed by regulation 470.

GROUNDING ELECTRODES

451. (1) Where a continuous metallic water-piping system used for public water-supply is available, it shall be used as a grounding electrode.

(2) Where a continuous metallic water-piping system used for public water-supply is not available, a continuous metallic water-piping system used for private water-supply or a metallic water-well casing and the piping connected thereto shall be used as the grounding electrode.

(3) Where a system or casing referred to in subregulation 1 or 2 is not available, a multiple-grounded neutral grid shall be used as the grounding electrode.

(4) Where there is no grounding electrode as referred to in subregulations 1, 2 and 3, an approved artificial ground-electrode or ground-electrodes shall be used.

452. (1) "Artificial ground-electrode" means metal pipes, conduit or rods driven into earth, metal plates buried in the earth or other pipes approved for the purpose.

(2) Where metal pipe or conduit is used as a ground-electrode it shall

- (a) have an internal diameter of not less than $\frac{3}{4}$ inch;
- (b) if of iron or steel, be galvanized;
- (c) where of less than standard commercial length, be of one piece; and
- (d) have clean metal surfaces not covered with paint, enamel or other materials which limit conductivity.

(3) Where steel or iron rod is used as a ground-electrode, it shall have a diameter of at least $\frac{5}{8}$ inch.

(4) Where an approved rod of non-ferrous metal is used as a ground-electrode, it shall have a diameter of not less than $\frac{1}{2}$ inch.

(5) Where a plate is used as a ground-electrode, it shall

- (a) present not less than 2 square feet of surface to exterior soil;
- (b) if of iron or steel, be at least $\frac{1}{4}$ inch thick;
- (c) if of non-ferrous metal, be at least 0.06 inch thick.

453. (1) Artificial ground-electrodes shall be buried at least 10 inches below permanent moisture-level.

(2) Where pipe or rod is used as a ground-electrode, it shall be driven to a depth of at least 10 feet, but where rock bottom is encountered at a depth of more than 4 feet, it shall be sufficient to drive the pipe or rod to rock bottom.

(3) Where rock bottom is encountered at a depth of less than 4 feet, the electrodes shall be buried in a horizontal trench and where pipe or rod is used, it shall be at least 10 feet long.

(4) Every electrode shall be separated by at least 6 feet from any other electrode, including an electrode used for signal circuits, radio, lightning-rods or any other purpose.

454. (1) Buried and driven electrodes shall, where practicable, have a combined resistance to ground not greater than 25 ohms.

(2) Where the resistance of any electrode to ground is more than 25 ohms, 2 or more electrodes connected in parallel shall be used.

455. (1) Where other effective grounds are available, the rails or other grounded conductors of electric-railway circuits shall not be used as a ground for anything other than railway lightning-arresters, railway equipment and the conduit, armoured-cable, metal race-way and similar equipment used in connection therewith.

(2) The rails or other grounded conductors of electric-railway circuits shall not be used for grounding interior wiring systems other than those supplied from the railway circuit.

456. Lightning-rod conductors and driven pipes, rods and other electrodes, other than buried metallic water-piping systems, used for grounding lightning-rods shall not be used for grounding wiring systems or other electrical equipment.

GROUNDING-CONDUCTORS

457. (1) The grounding-conductor of a wiring system, whether also used for grounding electrical equipment or not, shall be of copper or other corrosion-resistant material having a current-carrying capacity equivalent to that of the copper conductor specified for the purpose by regulations 459 and 460.

(2) The conductor may be solid or stranded and insulated or bare.

(3) A grounding-conductor, other than a bus-bar, shall be without joint or splice throughout its length.

(4) Where a grounding-conductor is not of copper, its electrical resistance per linear foot shall not exceed, and its tensile strength shall not be less than, that required of a copper conductor used for the same purpose.

(5) The grounding-conductor for equipment, conduit and other metal race-ways, and metal enclosures for conductors shall be

- (a) a stranded or solid, insulated or bare, conductor of copper or other corrosion-resistant material,
- (b) a bus-bar,
- (c) a rigid conduit,
- (d) a steel pipe, or
- (e) electrical metallic tubing,

but where conditions favourable to corrosion exist, a grounding-conductor of copper or other corrosion-resistant material shall be used.

458. (1) Where a grounding-conductor is of No. 4 B. & S. gauge or larger, it may be attached to the surface on which it is carried without the use of knobs, tubes or insulators and, unless it is exposed to severe mechanical injury, it shall not be required to be protected.

(2) Where a grounding-conductor of No. 6 or a larger B. & S. gauge is not exposed to mechanical injury, it may be run along the surface of a building, without metal covering or protection, but it shall be rigidly stapled to the surface of the building.

(3) Where a grounding-conductor of No. 6 B. & S. gauge is exposed to mechanical injury, it shall be run in conduit, electrical metallic tubing or cable armour.

(4) Every metallic enclosure for a grounding-conductor shall be continuous from the point of attachment to the cabinet or equipment to the grounding-electrode and shall be securely fastened to the ground clamp or fitting.

(5) Where rigid metallic conduit or steel pipe is used as a grounding-conductor, it shall be installed in accordance with Part III.

459. (1) The grounding-conductor for a direct-current supply-system or generator shall have a current-carrying capacity not less than that of the largest conductor supplied by the system, but where the grounded circuit-conductor is a neutral derived from a balancer-winding or a balancer set the size of the grounding-conductor shall not be less than that of the neutral conductor.

(2) The grounding-conductor shall in no case be smaller than No. 8 B. & S. gauge copper.

460. (1) Where the largest conductor in the grounded service has a size shown in column 1 of Table 33, the size of

- (a) the grounding-conductor for an alternating-current system, or
- (b) a common grounding-conductor,

shall be not less than that prescribed in column 2 of the table for copper wire.

(2) Where a grounding-conductor is connected to the electrodes referred to in regulations 452, 453 and 454, the grounding-conductor shall not be required to have a current-carrying capacity greater than that of No. 6 B. & S. gauge copper wire.

461. Where conduit, cable-sheath, cable-armour, a metal race-way, a metal enclosure for conductors, or electrical equipment

- (a) forms part of or is used in connection with an electrical circuit having automatic over-current devices rated or set at not more than a number of amperes shown in column 1 of Table 34, and
- (b) is required to be grounded,

the size of the grounding conductor shall be that prescribed in

- (i) column 2 of the table, where the grounding conductor is copper wire;
- (ii) column 3 of the table, where the grounding conductor is conduit or pipe; or
- (iii) column 4 of the table, where the grounding conductor is electrical metallic tubing.

(2) Where the grounding-conductor is connected to an electrode referred to in regulations 452 and 453, the grounding-conductor shall not be required to have a current-carrying capacity greater than that of No. 6 B. & S. gauge copper wire.

462. (1) Where the conductors of portable or pendent equipment are protected by fuses or circuit-breakers rated or set at not more than 15 amperes, No. 18 B. & S. gauge copper conductor may be used as a grounding-conductor for the equipment.

(2) Where conductors of No. 16 or No. 18 B. & S. gauge copper are used for grounding portable equipment, the conductors shall be part of an approved flexible cord.

(3) Where portable or pendent equipment is protected by fuses or circuit-breakers rated or set at more than 15 amperes, the grounding-conductor for the equipment shall be of a size not less than that prescribed in columns 2, 3 or 4 of Table 34 for the type of grounding conductor used and the rating or setting of the fuses or circuit-breakers as shown in column 1 of the table.

463. The isolated non-current-carrying metal parts of outline lighting-systems may be bonded together by a No. 14 B. & S. gauge conductor protected from mechanical injury; but the group as bonded shall be grounded by a grounding-conductor complying with the requirements of regulation 461.

464. A grounding-conductor may be run in the same metal race-way as other conductors of the system to which it is connected.

465. No automatic cut-out or switch shall be placed in the grounding-conductor of an interior wiring-system unless the opening of the cut-out or switch disconnects all sources of energy.

GROUNDING-CONDUCTOR CONNECTIONS

466. Where a grounding-conductor is connected to interior metal race-ways, cable-armour and the like, the point of connection shall

- (a) be as near as is practicable to the source of supply; and
- (b) be such that no race-way or cable-armour is grounded through a run of grounding-conductor of lesser size than that required by regulation 461.

467. (1) Where the grounding-electrode is a metallic water-piping system, to which a common grounding-conductor or the grounding-conductor of a system is attached, the point of attachment shall be

- (a) on the street side of the water-meter; or
- (b) on a cold-water pipe of adequate current-carrying capacity and as near as practicable to the point of entrance of the water service into the building.

(2) Where practicable, the point of attachment shall be accessible.

(3) Where the point of attachment is not on the street side of the water-meter, the metallic water-piping system shall be made electrically continuous by bonding together all parts thereof between the point of attachment and the street side of the water-meter or the pipe entrance.

(4) Electrical equipment may be grounded to a cold-water pipe near the equipment.

468. (1) Where the grounding-conductor is attached to a grounding electrode permitted by regulation 451 or 453, other than the metallic water-piping system, the point of attachment shall be such as assures a permanent ground.

(2) Where practicable, the point of attachment shall be accessible.

469. (1) Where grounding-conductors, bonds or bonding jumpers are connected to circuits, conduits, cabinets, electrical equipment or like objects which are to be grounded, the connection shall be made by means of suitable lugs, pressure connectors, clamps or other approved means.

(2) Connections which depend upon solder shall not be used.

470. (1) Grounding-conductors shall be attached to grounding electrodes by

- (a) approved bolted clamps of cast bronze, brass, or plain or malleable cast-iron;
- (b) pipe-fittings, plugs, or other approved devices, screwed into the pipe or into the fitting; or
- (c) other equally substantial approved means.

(2) The grounding-conductor shall be connected to the grounding fitting by means of suitable lugs, pressure connectors, clamps, or other approved means, but connections which depend on solder shall not be used.

(3) Only one conductor shall be connected to the grounding electrode by a single clamp or fitting, unless the clamp or fitting is approved for multiple-conductor connection.

471. Where a ground-clamp is used on the grounding-conductor of a wiring system, it shall be of a type approved for the purpose.

INSTRUMENT TRANSFORMERS, RELAYS AND CASES

472. (1) Where the primary windings of current-and-potential instrument transformers are connected to circuits of 300 volts or more to ground, the secondary circuits of the transformers shall be grounded.

(2) Where the transformers are on switchboards, the secondary circuits shall be grounded irrespective of the voltage of the circuits.

473. The cases and frames of instrument transformers shall be grounded but where the primary circuit of a current transformer is not over 150 volts to ground and the transformer is used solely to supply current to meters, the case or frame of the current transformer need not be grounded.

474. (1) Where instruments, meters and relays

- (a) are not located on switchboards,
- (b) operate with windings or working parts at between 300 and 750 volts to ground, and
- (c) are accessible to other than qualified persons,

the cases and other exposed metal parts of the instruments, meters and relays shall be grounded.

(2) Where instruments, meters and relays

- (a) operate with windings or working parts at 750 volts or less to ground,
- (b) are on switchboards having no live parts on the front of the panels, and
- (c) are operated from current-and-potential transformers or are connected directly in the circuit,

the cases of the instruments, meters and relays shall be grounded.

(3) Where instruments, meters and relays

- (a) operate with windings or working parts at 750 volts or less to ground,
- (b) are on switchboards having exposed live parts on the front of the panels, and
- (c) operate from current-and-potential transformers or are connected directly in the circuit,

the cases of the instruments, meters and relays shall not be grounded but, where the voltage to ground exceeds 150 volts, mats of insulating rubber or other suitable floor-insulation shall be provided for the operator.

475. (1) Where instruments, meters and relays have current-carrying parts over 750 volts to ground, they shall be isolated by elevation or protected by suitable barriers or by grounded metal covers or guards or by insulating covers or guards.

(2) The cases of the meters, relays and instruments, other than electrostatic ground detectors, shall not be grounded.

(3) In electrostatic ground detectors, the internal ground segments of the instrument shall be connected to the instrument case and shall be grounded and the ground detector shall be isolated by elevation.

476. Where the grounding-conductor for secondary circuits of instrument transformers and for instrument cases is of copper, it shall not be smaller than No. 12 B. & S. gauge and where it is of other metal, it shall have a conductivity equal to that of No. 12 B. & S. gauge copper wire.

LIGHTNING ARRESTERS

477. (1) Where a lightning arrester is installed on a secondary service operating at not more than 750 volts to ground, the connections to the service conductors and to the grounding-conductor shall be as short as practicable.

(2) The grounding-conductor may be

- (a) the grounded service conductor;
- (b) the common grounding-conductor;
- (c) the service equipment grounding-conductor; or
- (d) a separate grounding-conductor.

(3) The bonding- or grounding-conductor shall be of copper and not smaller than No. 6 B. & S. gauge or of equivalent corrosion-resistant material.

478. (1) Where a lightning arrester is installed on a primary circuit and protects a transformer which supplies a secondary distribution system, the grounding-conductor of the lightning arrester may be interconnected to the neutral conductor of the secondary distribution system by a metallic interconnection or through a spark gap.

(2) Where an interconnection is metallic, there shall be a direct grounding-connection at the arrester and the grounded conductor of the secondary distribution system shall have a separate grounding-connection to a continuous underground metallic water-piping system but in urban areas having metallic water-piping systems where there are at least 4 water-pipe connections on the neutral and not fewer than 4 connections in each mile of neutral, the metallic interconnection may be made to the secondary neutral without a direct grounding-connection at the lightning arrester.

(3) Where the secondary distribution system is not grounded as required by subregulation 2, but is grounded as required by regulation 452, the interconnection, if made, shall be made through a spark gap having a 60-cycle breakdown voltage at least twice that of the primary circuit voltage, or of 15 kilovolts, whichever shall be the lesser, and there shall be at least one other ground on the grounded conductor of the secondary and that other ground shall be at least 20 feet from the lightning-arrester grounding-electrode.

PART VIII

ELECTRIC WELDERS

479. This Part shall apply to electrical installations consisting of electric welders and shall be construed as supplementary to and not as exclusive of the regulations contained in any other Part.

480. Where, in the opinion of the Commission, the duty cycle is such as to require electric welders to be treated on an individual basis, the Commission may require the welders to be so treated.

TRANSFORMER ARC WELDERS

481. (1) The supply conductors for an individual transformer arc-welder shall have a current-carrying capacity of not less than the rated primary current of the welder.

(2) The supply conductors of a group of transformer arc-welders shall have a current-carrying capacity equal to the sum of

- (a) 100 per cent of the rated primary current of the two largest welders in the group;
- (b) 85 per cent of the rated primary current of the third largest welder in the group;

(c) 75 per cent of the rated primary current of the fourth largest welder in the group; and

(d) 60 per cent of the aggregate rated primary current of all remaining welders in the group.

482. (1) Every transformer arc-welder shall be provided with over-current devices rated or set at not more than 200 per cent of the rated primary current of the welder unless the over-current device protecting the supply conductors affords equal protection.

(2) Every ungrounded conductor of a transformer arc-welder shall be provided with over-current devices rated or set at not more than 200 per cent of the allowable current-carrying capacity of the conductor as prescribed in Table 9.

(3) Where

- (a) the nearest standard rating of the over-current device is less than the rating or setting required by subregulation 1 or 2, or
- (b) the rating or setting required by subregulation 1 or 2 results in too frequent opening of the over-current device,

the next higher rating or setting may be used.

483. (1) Every transformer arc-welder shall have

- (a) a motor-circuit switch or circuit-breaker, having an ampere rating of not less than the rated primary current of the welder, installed in the supply connection to the welder; or
- (b) control equipment affording equivalent protection and forming an integral part of the welder.

(2) The horse-power rating of a two-pole motor-circuit switch shall be not less than the numerical value obtained by multiplying the rated primary current of the welder by a factor of

- (a) 0.1 for a 220-volt welder;
- (b) 0.2 for a 440-volt welder; and
- (c) 0.25 for a 550-volt welder.

484. (1) Every transformer arc-welder shall be provided with a name-plate showing

- (a) the maker's name;
- (b) the primary voltage;
- (c) the frequency;
- (d) the maximum primary current;
- (e) the rated primary current;
- (f) the maximum open-circuit secondary voltage;
- (g) the rated secondary current; and
- (h) the basis of rating.

(2) The maximum primary current of a transformer arc-welder shall be measured while the secondary winding of the transformer of the welder is short-circuited and the welder is set at the tap which places the whole of the primary winding in circuit.

(3) The basis of rating shall be the duty cycle, 30-minute rating or 60-minute rating.

MOTOR-GENERATOR ARC-WELDERS

485. Part IV and Part V shall apply to motor-generator arc-welders, but

- (a) the motors may be marked in amperes only; and
- (b) where the controller is built-in as an integral part of the motor-generator set and the name-plate of the motor is properly marked, the controller need not be separately marked.

RESISTANCE WELDERS

486. In regulations 480 and 487 to 493, both inclusive

- (a) "rated primary current" means the kilovolt-ampere rating of the welder as shown on the name-plate thereof multiplied by 1000 and divided by the rated primary voltage shown on the name-plate of the welder;
- (b) "actual primary current" means the current drawn from the supply circuit during each welder operation at the heat tap and control setting used during the operation; and
- (c) "duty cycle" means a percentage which expresses the relation between the time during which a welder is loaded and the total time during which it is connected to a source of supply.

487. Where an individual seam resistance-welder or an individual automatically-fed resistance-welder is operated at different times at different values of primary current or duty cycle, the supply conductors shall have a current-carrying capacity of not less than 70 per cent of the rated primary current of the welder.

488. Where an individual manually-operated non-automatic resistance-welder is operated at different times at different values of primary current or duty cycle, the current-carrying capacity of the supply conductors shall be not less than 50 per cent of the rated primary current of the welder.

489. Where an individual resistance-welder operates at known and constant values of actual primary current and duty cycle, the supply conductor shall have a current-carrying capacity of not less than the value obtained by multiplying the actual primary current by a factor which shall be

- (a) for a duty cycle of 50 per cent, .71;
- (b) for a duty cycle of 40 per cent, .63;
- (c) for a duty cycle of 30 per cent, .55;
- (d) for a duty cycle of 25 per cent, .50;
- (e) for a duty cycle of 20 per cent, .45;
- (f) for a duty cycle of 15 per cent, .39;
- (g) for a duty cycle of 10 per cent, .32;
- (h) for a duty cycle of 7.5 per cent, .27; and
- (i) for a duty cycle of 5 per cent or less, .22.

490. Where there is a group of resistance-welders, the supply conductor shall have a current-carrying capacity of not less than the sum of

- (a) the values obtained from regulation 487, 488 or 489 for the largest welder in the group; and
- (b) 60 per cent of the values so obtained for each of the other welders in the group.

491. (1) Every resistance-welder shall have over-current protection rated or set at not more than 300 per cent of the rated primary current of the welder unless the over-current device protecting the supply conductors gives equivalent protection.

(2) Every ungrounded conductor of a resistance-welder shall have over-current devices rated or set at not more than 300 per cent of the allowable current-carrying capacity of the conductor as prescribed in Table 9.

(3) Where

- (a) the nearest standard rating of the over-current device is less than the rating or setting required by subregulation 1 or 2, or
- (b) the rating or setting required by subregulation 1 or 2 results in too frequent opening of the over-current device,

the next higher rating or setting may be used.

492. (1) Every resistance-welder shall have installed in its supply-circuit a switch or circuit-breaker whereby the welder and its control equipment can be isolated from the supply-circuit.

(2) The switch or circuit-breaker shall be rated at not less than the rating of the conductors as determined by regulations 487 to 490, both inclusive.

493. Every resistance-welder shall be provided with a name-plate showing

- (a) the maker's name;
- (b) primary voltage;
- (c) the frequency;
- (d) the rated kilovolt-ampere at 50 per cent duty cycle;
- (e) the maximum and minimum open-circuit secondary voltage;
- (f) the short-circuit secondary current at maximum secondary voltage; and
- (g) the specified throat and gap setting.

PART IX

INSTALLATION OF ELECTRICAL EQUIPMENT

GENERAL

494. Adequate clear working space and secure footing shall be provided around all electrical equipment which requires adjustment or examination while danger of shock is present during operation or otherwise.

495. (1) All regulations apply to rebuilt or re-wound electrical equipment to the same extent as to new electrical equipment.

(2) Where the rebuilding or re-winding of any electric machine or apparatus creates any change in its rating or characteristics, it shall be provided with a name-plate showing the name of the person or firm by whom such change was made and the new rating and characteristics of the machine or apparatus.

(3) Where the original name-plate is removed during the rebuilding or re-winding, the new name-plate shall also show the original manufacturer's name, the serial number and any other identifying markings shown on the original name-plate.

ROTATING ELECTRICAL MACHINERY

496. Except as otherwise expressly permitted, rotating electrical machinery shall, where practicable, be installed only in locations where ordinary conditions prevail.

497. Where wood is used to insulate the frames of rotating electrical machinery from ground, the wood

shall be impregnated or thoroughly coated with a suitable moisture-repellent material.

498. Rotating electrical machinery which operates at a potential of more than 750 volts between conductors shall be made inaccessible.

499. Every generator shall be provided with a permanent name-plate showing

- (a) the maker's name;
- (b) the speed in revolutions per minute;
- (c) the volts and amperes;
- (d) where the generator is direct-current, the rating in kilowatts;
- (e) where the generator is alternating-current, the rating in kilovolt-amperes;
- (f) the time rating and normal temperature rise; and
- (g) where the generator is alternating-current, the frequency in cycles per second and the number of phases.

500. (1) Every motor shall be provided with a permanent name-plate showing

- (a) the maker's name;
- (b) the normal full-load speed in revolutions per minute;
- (c) the volts and amperes corresponding to the rating, including the rating of the secondary winding of a wound-rotor induction motor;
- (d) the rating in horse-power and the period of time during which the motor can operate at full rated load; and
- (e) the rated full-load temperature rise.

(2) The period of time in clause *d* of subregulation 1 shall be shown as continuous or marked in minutes or hours.

501. Every motor which is provided with a protective device integral with the motor shall bear markings showing the existence of the device.

TRANSFORMERS, OIL CIRCUIT-BREAKERS. OIL-SWITCHES AND TRANSFORMER VAULTS

502. (1) Where a transformer is installed in a generating station or a distributing sub-station, the transformer shall be so located as to afford the least possibility of damage by fire and smoke from burning insulation or liquid.

(2) Where the transformers are immersed in a liquid that will burn in air, they shall be installed in vaults or installed in a sub-station building used for no other purpose.

503. (1) Where high-potential transformers, whether filled with a liquid that will or will not burn, or high-potential transformers of the air-cooled type are installed elsewhere than in a generating station or its distributing sub-station and are supplied by primary services, the transformers shall be located as near as practicable to the point of service-entrance.

(2) An air-space of not less than 6 inches shall be maintained

- (a) between transformers; and

- (b) between transformers and adjacent surfaces other than a plane on which the transformer is mounted.

(3) Where the transformer is of the air-cooled type, the air-space required by subregulation 2 shall be increased to not less than 12 inches unless the adjacent surface is protected by incombustible heat-insulating material or by grounded sheet-metal arranged to provide an air-space of not less than 2 inches between the sheet metal and the protected surface.

504. (1) Where transformers are erected or installed on or near buildings, the transformers and their conductors and control and protective equipment shall

- (a) be inaccessible;
- (b) be so placed as not to obstruct fire-fighting operations;
- (c) be kept out of dangerous proximity to adjacent buildings;
- (d) have closed drains for the disposal of flammable liquid expelled from a transformer near combustible construction or materials;
- (e) be isolated by elevation or be surrounded by a suitable enclosure; and
- (f) have posted conspicuously thereon suitable warning signs indicating the highest potential employed.

(2) Where the enclosure mentioned in clause *e* of subregulation 1 is of metal, it shall be grounded.

505. (1) Where high-potential transformers, oil switches and oil circuit-breakers, immersed in a liquid that will burn in air, are installed in the same room or in, upon or adjacent to a building other than a generating station or its distributing sub-stations, the high-potential transformers, oil switches and oil circuit-breakers shall

- (a) where installed within a building otherwise than as permitted by clause *b*, be installed in a vault;
- (b) where installed in an electric-furnace room of fire-resisting construction, be installed in a vault or placed in a metal pan or concrete basin of sufficient capacity to retain all the liquid contained in the largest transformer placed therein;
- (c) where mounted upon the roof of a building, be installed in a vault independently supported by means of fire-resisting construction;
- (d) where attached to the exterior of a building, or placed in immediate proximity thereto, be placed adjacent to blank masonry or concrete walls at a safe distance from any opening therein and so as not to expose combustible eaves or cornices to danger of fire; and
- (e) where attached to a building, be supported from it by substantial incombustible supports which keep the transformers, switches or circuit-breakers not less than 6 inches from the exterior surface of the building.

(2) Where transformers, switches or circuit-breakers are installed in a metal pan or concrete basin as provided in clause *b* of subregulation 1, no combustible material shall be kept near them.

506. (1) Where an approved high-potential transformer immersed in a liquid that will not burn in air is installed in, upon or adjacent to a building other than a generating station or its distributing sub-stations, the transformer shall

- (a) where installed within a building
 - (i) be surrounded by a suitable enclosure which prevents access thereto by unauthorized persons;
 - (ii) be protected from mechanical injury; and
 - (iii) be provided with ventilation where it is in a confined space;
- (b) where rated in excess of 25 kilovolt-amperes at 25 cycles or $37\frac{1}{2}$ kilovolt-amperes at 60 cycles, be furnished with a pressure-relief vent;
- (c) where installed on the roof of a building, be placed at a safe distance from doors, windows and discharge-vents for flammable fumes;
- (d) where installed on exterior walls or adjacent to buildings, comply with regulation 504; and
- (e) where the transformer exceeds 15,000 volts between terminals, be installed in a vault.

(2) Where the enclosure referred to in clause *a* of subregulation 1 is of metal, it shall be grounded.

(3) Under clause *d* of subregulation 1, the drainage system may be dispensed with.

(4) Where a transformer rated in excess of 25 kilovolt-amperes at 25 cycles or of $37\frac{1}{2}$ kilovolt-amperes at 60 cycles is located in a poorly ventilated space

- (a) the relief-vent shall be connected to a chimney, flue or vent-pipe discharging directly and safely outside the building; or
- (b) other effective means of absorbing gases generated by arcing within the transformer tank shall be provided.

(5) Where the transformers are installed on the roof of a building where liquid expelled from the transformers can reach a window or door, the transformers shall be placed in a metal pan or concrete basin large enough to contain and retain the liquid from the largest transformer placed therein.

507. (1) Where approved high-potential air-cooled transformers are installed within a building other than a generating station or its distributing sub-stations, the transformer shall

- (a) not be installed without special permission;
- (b) comply with clause *a* of subregulation 1 of regulation 506 and subregulation 2 of regulation 506;
- (c) not be installed below grade level unless protected against flooding;
- (d) be provided with means to prevent water from falling or dripping on the windings;
- (e) where mounted directly on a floor of combustible construction, be provided with
 - (i) a steel floor-plate placed over asbestos or equivalent non-combustible material and extending at least 6 inches beyond all sides of the transformer; and
 - (ii) an air-space of not less than 6 inches between the floor-plate and the lowest portion of the punchings or windings of the transformer; and
- (f) not be installed so as to create a fire hazard with respect to combustible material in storage or in process of manufacture.

508. (1) Low-potential transformers rated at not more than 10 kilovolt-amperes total rating and 750 volts between terminals and immersed in a liquid that will burn in air may be installed without a vault in a building or room which is not of fire-resisting construction but no combustible materials shall be left in dangerous proximity to the transformers.

(2) Transformers rated at not more than 25 kilovolt-amperes in any one unit nor more than 75 kilovolt-amperes total rating and not exceeding 750 volts between terminals may be installed without a vault in a building or room of fire-resisting construction, but no combustible materials shall be left in dangerous proximity to the transformers.

(3) The transformers shall be placed in a metal pan or concrete basin or surrounded by a metal or concrete curbing large enough to contain and retain the liquid from the largest transformer placed therein.

509. (1) Low-potential transformers of the dry-core type shall be so mounted that there is an air-space of not less than $\frac{1}{4}$ inch between the transformer casing and the nearest adjacent incombustible surface.

(2) Where the nearest adjacent surface is of combustible material

- (a) the air-space between the transformer casing and the surface shall be not less than 12 inches; or
- (b) the surface shall be protected by incombustible heat-insulating material or by grounded sheet-metal arranged to provide an air-space of not less than 2 inches between the sheet metal and the protected surface.

510. (1) In this regulation "transformer" means a single transformer or a bank of transformers operating as a unit.

(2) Every transformer shall be protected by an over-current device in the primary connection rated or set at not more than 250 per cent of the rated primary current of the transformer but the individual over-current device shall not be required where

- (a) the primary circuit over-current device affords equivalent protection to the transformer; or
- (b) its omission is authorized by subregulation 3.

(3) A transformer having an over-current device in the secondary connection rated or set at not more than 250 per cent of the rated secondary current of the transformer, or a transformer equipped with co-ordinated thermal over-load protection by the manufacturer shall not be required to have an individual over-current device in the primary connection, but the primary feeder over-current device shall be rated or set to open at a current value of

- (a) not more than 6 times the rated current of the transformer where the transformer has not more than 6 per cent impedance; or
- (b) not more than 4 times the rated current of the transformer where the transformer has more than 6 but not more than 10 per cent impedance.

(4) Every potential transformer shall have primary fuses rated at not more than 10 amperes for circuits of 750 volts or less and not more than 3 amperes for circuits exceeding 750 volts.

(5) Where it is necessary to limit the possible short-circuit current to a value within the interrupting

capacity of a high-tension fuse, a resistor shall be connected in series with the fuse.

511. (1) Every transformer shall be provided with a name-plate showing

- (a) the maker's name;
- (b) the rating in kilovolt-amperes;
- (c) the rated full-load temperature rise;
- (d) the primary- and secondary-voltage rating;
- (e) the frequency; and
- (f) where the transformer is of the liquid-filled type, the liquid capacity in Imperial gallons.

(2) Where the transformer is intended by the manufacturer to be filled with an approved liquid that will not burn in air, the type of liquid shall be shown on the name-plate.

512. (1) The walls and roof of a vault shall be of

- (a) reinforced concrete not less than 6 inches thick,
- (b) brick not less than 8 inches thick, or
- (c) load-bearing hollow tile not less than 12 inches thick coated on the inside with cement plaster,

but where the total capacity of the transformers enclosed by the vault is not more than 100 kilovolt-amperes or where all the transformers are of the air-cooled type, reinforced concrete 4 inches thick may be used by special permission.

(2) Where the outside walls of the building are of standard vault construction, they shall, where practicable, form one wall of the vault.

513. (1) Pipe or duct systems not forming part of the electrical installation shall not be run into or through a transformer vault but where the presence of the pipe or duct systems in the vault cannot be avoided, their appurtenances which require maintenance at regular intervals shall be located outside the vault and the vault shall be protected against possible condensation, leaks and breaks in the pipe or duct system.

(2) Pipes and other facilities provided for fire protection or for water-cooled transformers shall be deemed to be part of the electrical installation.

514. (1) Transformer vaults shall be ventilated.

(2) The ventilating openings shall be so located as to facilitate the movement of air.

(3) Where the vault contains transformers having an aggregate capacity of 50 kilovolt-amperes or less and the vault is ventilated directly to outside air by natural ventilation without the use of ducts, the ventilating outlets shall have a combined area of not less than one square foot.

(4) Where the vault contains transformers having an aggregate capacity of more than 50 kilovolt-amperes, the combined area of the ventilating outlets shall be not less than 3 square inches for each kilovolt-ampere of transformer capacity.

(5) The ventilation shall be such as will prevent the development of temperatures in the transformers that may be injurious to the electrical equipment.

(6) The inlet for fresh air shall be a flue or iron pipe leading directly or indirectly from the outside air and terminating in the vault at a point not more than 3 feet above floor level.

515. (1) Where ventilating openings for transformer vaults are not connected to chimneys, flues or directly to outside air they shall be furnished with automatic dampers made of metal of a thickness of not less than No. 10 U.S. sheet-metal gauge.

(2) The damper control shall be arranged so as to be operated from a point outside the vault.

516. (1) Where openings are made in transformer vaults to provide illumination or ventilation from outside air, the openings shall be protected by louvres or by substantial fixed metal screens with mesh not larger than $\frac{3}{4}$ inch.

(2) The openings shall be so constructed that snow or rain cannot reach wiring or apparatus of other than weather-proof construction.

517. (1) Transformer vaults shall be provided with suitable means of draining oil and water therefrom.

(2) The floor or drain shall have a slope of not less than $\frac{1}{4}$ inch per foot.

(3) Where vaults contain transformers having a total capacity of 100 kilovolt-amperes or less, the drain may be dispensed with but the enclosure shall be so constructed as to retain within the vault all the oil contained in the largest transformer therein.

518. (1) Every doorway to a transformer vault shall be closed by means of a tight-fitting approved fire-door of the type designated as "Class A Door and Hardware" by Underwriters Laboratories Inc.

(2) Every doorway to a transformer vault shall have a door-sill of sufficient height to confine within the vault the oil from the largest transformer installed therein and, in every case, of not less than 4 inches.

519. Every transformer vault shall be provided with an adequate lighting-system controlled by a switch located near the entrance to the vault and outside the vault.

520. Every door of a transformer vault shall be provided with a substantial lock and the door shall be kept locked at all times when no person is in the vault.

521. Transformer vaults shall not be used for storage purposes.

ELECTRICAL CONDENSERS

522. Regulations 523 to 529, both inclusive, shall not apply to special electrical condensers that are a component part of other electrical apparatus and which conform to the requirements of these regulations respecting that apparatus.

523. Where electrical condensers

- (a) are not insulated with a liquid that will not burn in air, or
- (b) contain in each unit thereof more than 3 Imperial gallons of combustible oil and are not fitted with individual over-current devices,

they shall be enclosed in vaults constructed in accordance with regulations 512 to 521, both inclusive.

524. (1) Every live part of an electrical condenser shall be rendered inaccessible.

(2) Every non-current-carrying metal part of an electrical condenser shall be grounded in accordance with Part VII.

525. Every electrical condenser shall be provided with a name-plate showing

- (a) the maker's name;
- (b) the rated voltage;
- (c) the frequency;
- (d) the kilovolt-amperes or amperes;
- (e) the number of phases;
- (f) where an electrical condenser is of the liquid-filled type, the amount of liquid in Imperial gallons, and whether or not the liquid will burn; and
- (g) whether or not the electrical-condenser unit has a discharge device inside the case.

526. Where electrical condensers are used with individual motors for power-factor improvement

- (a) the electrical condensers may be connected directly without an over-current device or disconnecting means to any point on the load side of the motor-circuit over-current device, but the kilovolt-ampere rating of the electrical condenser shall not be greater than the value required to correct the no-load power factor of the motor to unity;
- (b) the conductors supplying the electrical condenser shall be of a size not smaller than those supplying the motor starter;
- (c) the conductors to the motor need not be of a size larger than that required by the motor without an electrical condenser;
- (d) the over-current device and the switch in the motor-circuit need not be of a rating greater than that required by the motor without an electrical condenser; and
- (e) if the electrical condensers are connected between the motor over-load device and the motor, the over-load device shall be rated or set at a value which takes into account the reduced line-current by reason of the electrical condensers being in the circuit.

527. (1) Where electrical condensers are used with other than individual motors for power-factor improvement, they shall

- (a) be connected to supply-circuit conductors having a continuous current-carrying capacity of not less than 135 per cent of the rated current of the electrical condenser;
- (b) be provided in each ungrounded conductor with over-current protection rated or set as low as is practicable to avoid unnecessary opening of the circuit; and
- (c) be provided with a disconnecting means capable of carrying continuously 135 per cent of the rated current of the electrical condenser.

(2) The over-current protection shall not be rated or set at more than 250 per cent of the rated current of the electrical condenser without special permission.

528. (1) Transformers used with electrical condensers shall be installed in accordance with regulations 502 to 521, both inclusive.

(2) The kilovolt-ampere rating of the transformer shall be not less than 135 per cent of the kilovolt-ampere rating of the electrical condenser.

529. (1) Every electrical condenser shall be provided with a means of draining the stored charge.

(2) The draining means shall be so constructed that

- (a) where the electrical condenser is rated at 750 volts or less, its residual voltage is reduced to 50 volts or less within one minute after it is disconnected from the source of supply; and
- (b) where the electrical condenser is rated at more than 750 volts, its residual voltage is reduced to 50 volts or less within 5 minutes after it is disconnected from the source of supply.

(3) The discharge circuit shall be

- (a) permanently connected to the terminals of the electrical condenser or the electrical-condenser bank; or
- (b) provided with automatic means of connecting it to the terminals of the electrical-condenser bank on the removal of voltage from the line.

(4) The discharge circuit shall not be switched or connected by manual means.

(5) Where motors, transformers or other electrical equipment are connected directly to electrical condensers without the interposition of a switch or over-current device, the windings of the motors, transformers or other equipment shall be deemed to constitute a suitable discharge means.

SWITCHBOARDS AND SWITCH-GEAR

530. (1) Where switch-gear is not of the dead-front or enclosed types, it shall be rendered inaccessible.

(2) Every live part on the rear of a dead-front switchboard shall be rendered inaccessible.

(3) Where live parts of switch-gear are exposed to damage by falling objects, they shall be guarded.

531. (1) Switch-gear shall not be installed within 3 feet of a ceiling of combustible material or a ceiling of plaster applied over a combustible base unless the combustible material or base is protected against damage from fire by

- (a) metal lath and cement plaster;
- (b) $\frac{1}{4}$ inch rigid asbestos board; or
- (c) other means furnishing equivalent protection.

(2) There shall be a space of not less than 3 feet between equipment on the back of a fixed switchboard and the nearest adjacent wall.

(3) The space may be enclosed with netting or grating but provision shall be made for ready ingress and egress at each end of the space.

532. (1) Where switchboards or switch-gear operate

- (a) on alternating current at potentials between 150 volts to ground and 750 volts between conductors, or
- (b) on direct current at potentials between 300 volts to ground and 750 volts between conductors,

insulating floors, mats or platforms, affording good footing, shall be provided around the switchboard or switch-gear.

(2) The insulating floors, mats or platforms shall be so placed that the operator of the switchboard or switch-gear cannot readily touch live parts when not standing on the insulating floor, mat or platform.

533. Where switchboards or switch-gear operate at potentials above 750 volts between conductors, every live part shall be

- (a) out-of-reach, or
- (b) protected by suitable covers,

whether or not insulating floors, mats or platforms are provided.

534. The front and rear of every switchboard shall be illuminated adequately for the reading of instruments and the operation and maintenance of the switchboard.

535. (1) Where non-enclosed air circuit-breakers are mounted on the face of a switchboard, they shall be mounted in a single row at the top of the switchboard.

(2) The top of every non-enclosed air circuit-breaker mounted on the front of a switchboard shall be not less than 5 feet above floor level.

536. (1) Where insulated conductors feeding to or from switch-gear are closely mounted, they shall have

- (a) an over-all flame-retarding moisture-resisting covering; or
- (b) an inherently flame-retarding and moisture-resisting insulation on the individual conductors.

(2) Where asbestos tape is used, it shall be kept away from the terminals.

537. The space behind switchboards shall be kept clear of objects not in use for the operation of the switchboard.

STORAGE BATTERIES

538. (1) Where storage batteries have an aggregate capacity at the 8-hour discharge rate of more than 5 kilowatt-hours and are in unsealed jars or tanks, the storage batteries shall be kept in separate battery-rooms or enclosures used for no other purpose.

(2) The rooms or enclosures shall be rendered inaccessible.

539. (1) Storage-battery rooms and enclosures shall be thoroughly ventilated.

(2) Appropriate means shall be employed for the diffusion and ventilation of gases from storage batteries to prevent the accumulation of explosive atmospheres in the rooms or enclosures.

540. (1) Every storage-battery cell shall be mounted on incombustible absorption-resisting insulators of glass or vitrified glazed porcelain.

(2) Subregulation 1 shall not apply to small cells which are made of insulating material and set in sand-trays or on shelves or otherwise separated from the floor of the room in which they are kept.

541. (1) Electrical wiring in a storage-battery room shall be run

- (a) as bare conductors;
- (b) as open wiring;
- (c) in rigid conduit; or
- (d) in electrical metallic tubing.

(2) Conductors having varnished-cloth, V, type insulation shall not be used in storage-battery rooms.

(3) Where bare conductors are used, they shall not be taped.

(4) Where rigid conduit or electrical metallic tubing is used, it shall be of corrosion-resisting material or otherwise protected from corrosion.

542. (1) Where metal race-way or other metallic covering for conductors is used in a battery room, not less than 12 inches of the conductor measured from the end thereof connected to a cell terminal shall be free from the race-way or metallic covering and the conductor shall issue from the race-way or metallic covering through a substantial glazed insulated bushing.

(2) The end of the race-way shall be sealed tightly by means of sealing compound, rubber insulating tape or other suitable material so as to resist the entrance of electrolyte by spray or by creeping.

LIGHTNING ARRESTERS

543. Lightning arresters shall be installed in every distributing sub-station which is located where lightning disturbances are of frequent occurrence and no other adequate protection is provided.

544. (1) Where lightning arresters are installed for the protection of electrical equipment in other than a distributing sub-station, they may be installed inside or outside the building or enclosure containing the electrical equipment.

(2) Where the operating voltage of the circuit protected by the arrester is more than 750 volts between conductors, the arrester shall be rendered inaccessible.

(3) Where the operating voltage of the circuit is less than 750 volts between conductors, the arrester shall be enclosed or isolated by elevation or otherwise rendered inaccessible.

545. (1) Where lightning arresters are installed in a building, they shall be located well away from all equipment not protected thereby and from passageways and combustible parts of buildings.

(2) Where a lightning arrester containing oil is installed in a building, it shall be separated from all other equipment by walls constructed and used in accordance with regulations 512 to 521, both inclusive.

546. (1) Where lightning arresters containing oil are installed in a location other than a building, adequate means shall be provided for the draining away of any accumulation of oil.

(2) The oil may be drained away by

- (a) ditches or drains; or
- (b) paving the yard in which the arrester is contained with cinders or other absorbent material to an adequate depth.

547. Where choke-coils are used in connection with a lightning arrester, the coils shall be installed between the lightning-arrester tap and the apparatus to be protected thereby.

548. (1) The connection between lightning arresters and line-conductors or line-buses and between lightning arresters and the ground shall be of copper wire or cable or some approved equivalent and shall be not smaller than No. 6 B. & S. gauge.

(2) The connection shall

- (a) be short;
- (b) be free of sharp bends; and
- (c) have a minimum of other bends and turns.

549. Where gap-electrodes, choke-coils and other lightning-protection accessories are used, they shall have an insulation from the ground and from other conductors not less than the equivalent of the insulation required by these regulations at other points in the circuit.

550. Every lightning arrester shall be grounded in accordance with Part VII.

RESISTANCE DEVICES

551. (1) Where insulated conductors are used for connection between resistance elements and controllers, the conductor shall be

- (a) the asbestos covered, A, type, or
- (b) the asbestos varnished-cloth, AVC, type, or
- (c) where the temperature does not exceed 90 degrees centigrade or 194 degrees Fahrenheit, the slow-burning, SB, type;

but other insulated conductors may be used for an infrequent motor-starting service.

(2) Where the conductors have an approved flame-retarding outer covering and the maximum difference of potential between any 2 conductors does not exceed 75 volts, the conductors may be grouped.

552. Every resistance device and the wiring leading to the resistance elements shall be so installed that the danger of igniting adjacent combustible material is reduced to a minimum.

553. (1) Incandescent lamps may be used as protective resistors for automatic controllers.

(2) Incandescent lamps may, by special permission, be used as resistors in series with other devices.

(3) Where incandescent lamps are used as resistors, they shall

- (a) be mounted in porcelain receptacles on incombustible supports;
- (b) be so arranged that they cannot be subjected to a voltage greater than that for which they are rated;
- (c) be provided with a permanently-attached name-plate showing the wattage and voltage of the lamp to be used in each receptacle;
- (d) not carry or control the main current; and
- (e) not constitute the regulating resistance of the device.

ELECTRIC HEATING AND COOKING APPLIANCES

554. Where an electric heating- or cooking-appliance is approved for use on a branch-circuit protected by over-current devices rated or set at not more than 15 amperes, the rating of the appliance shall not exceed 1500 watts.

555. (1) Every electric heating- or cooking-appliance rated at more than 1500 watts shall be supplied from a branch-circuit used solely for the appliance.

(2) The appliance shall be controlled by an indicating switch which may be in the circuit or on the appliance.

(3) Where the appliance is motor operated, the switch shall be located in accordance with regulation 377.

(4) Where the appliance is rated at not more than 30 amperes, an attachment plug and receptacle may be used instead of a switch.

556. (1) Where smoothing-irons, glue-pots, soldering-irons or similar appliances or groups of the appliances are used in other than private dwelling-houses, every appliance or group of appliances shall be provided with an indicating switch and a red pilot-light.

(2) Where every appliance is provided with an integral temperature-limiting device, the pilot-light may, by special permission, be dispensed with.

557. Non-portable electric heating- and cooking-appliances shall be so installed that the danger of igniting adjacent combustible material is reduced to a minimum.

558. Every electric heating- or cooking-appliance which consists of more than one single heating element shall have only one point of connection for supply.

559. Where a consumer's service supplies only one electric range, the conductors of the service shall not be smaller than two No. 4 B. & S. gauge conductors for a 2-wire consumer's-service and three No. 6 B. & S. gauge conductors for a 3-wire consumer's service.

560. (1) Infra-red drying lamps rated at 300 watts or less may be used with lamp-holders of the medium-base, keyless, porcelain type or with other types approved for the purpose.

(2) Screw-shell lamp-holders shall not be used with infra-red lamps rated at more than 300 watts unless the lamp-holders are approved for the purpose.

(3) The lamp-holders shall be protected in accordance with Part V.

(4) Where the lamp-holders are used in industrial processes, they may be operated in series on circuits of more than 150 volts to ground, but adequate spacing for the higher circuit-voltage shall be provided.

(5) Every section, panel or strip carrying one or more infra-red lamp-holders shall be deemed to be an appliance.

(6) The terminal connection block of an assembly of infra-red lamp-holders shall be deemed to be an individual outlet.

RECEPTACLES

561. Where electric power is used in residential premises, there shall be installed in every kitchen, laundry-room and utility-room therein a single or duplex 125-volt convenience-receptacle on a circuit of No. 12 B. & S. gauge conductors used for no other purpose.

562. Where a fixture containing a convenience-outlet is installed in a bathroom, the fixture shall be attached to or mounted on an outlet box of metal which is grounded.

563. (1) Receptacles for convenience-outlets rated at not more than 15 amperes may be constructed so as to accommodate both parallel- and tandem-blade caps.

(2) The receptacles shall not be of the screw-base type.

564. Adapters for use with Edison-base lamp-holders shall be constructed so as to receive only parallel-blade caps.

565. (1) Receptacles of the standard tandem- or parallel-blade type shall be rated at 125 volts-15 amperes, or 250 volts-10 amperes.

(2) Where both 125-volt circuits and 250-volt circuits are installed in the same premises, the receptacles used on the outlets supplied at 250 volts shall be constructed so that standard tandem- or parallel-blade type caps cannot be inserted therein.

566. Receptacles with exposed terminals shall not be used elsewhere than in metal fittings, metal troughs and similar devices.

567. Receptacles intended to be used for attachment caps shall not be placed in ironing-board cabinets or other similar enclosures.

568. Where attachment caps and receptacles are located in floors, they shall be enclosed in floor boxes approved for the purpose.

569. Where a receptacle is installed in a location where there is more than normal risk of injury or loss of life through electrical shock

- (a) the receptacle shall have an extra contact for grounding;
- (b) the receptacle and cap shall be polarized; and
- (c) the receptacle and cap shall be so constructed that they can be used only with a cap and receptacle respectively of corresponding voltage rating.

ARC LAMPS

570. (1) Resistances or regulators for arc lamps shall be enclosed in incombustible cases.

(2) An incandescent lamp shall not be used as a resistor or regulator for an arc lamp.

571. (1) Every arc lamp, other than a lamp of the enclosed-arc type, shall be equipped with a globe and spark-arrester.

(2) The globe shall be guarded by wire netting having a mesh of not more than $1\frac{1}{4}$ inches.

572. (1) Every outdoor arc lamp which is attached to a building and supplied from an interior electrical installation shall be suspended at least 8 feet above ground level.

(2) Every indoor arc lamp shall be hung out-of-reach or shall be suitably protected.

573. (1) Every lead to an arc lamp shall have a current-carrying capacity of approximately 150 per cent of the normal current of the lamp.

(2) Where an arc lamp is suspended so that it may be raised and lowered and has leads larger than No. 14 B. & S. gauge, the leads shall be stranded.

574. Every arc lamp or series of arc lamps shall be provided with an over-current device.

PART X

INSTALLATION OF INTERIOR LIGHTING EQUIPMENT

GENERAL

575. This Part applies to the installation of lighting fixtures, lamp-holders, pendants, rosettes, incandescent filament lamps, electric discharge lamps and the wiring and electrical equipment used in connection therewith.

576. (1) Every lighting fixture requiring a ballast or transformer shall be plainly marked to show

- (a) its electrical rating;
- (b) the manufacturer's name, trade-mark or other suitable means of identification.

(2) The electrical rating of the fixture includes the voltage, current, input watts and frequency.

LOCATION

577. Where electrical equipment used for interior lighting is installed in a hazardous location, the equipment and its installation shall conform to Part XIII.

578. Where electrical fixtures used for interior lighting are installed in a place where moisture or corrosive elements are present in quantities which are likely to interfere with the normal operation of electrical equipment, the fixtures shall be of a type approved for use under the conditions, and shall be installed in conformity with Part XV.

579. (1) Where combustible material is kept near a lighting fixture, the fixture shall be so constructed or installed or so equipped with shades or guards as to limit the temperature to which the combustible material is subjected to a maximum of 90 degrees centigrade or 194 degrees Fahrenheit.

(2) Every fixture and lamp-holder installed over readily combustible material shall be of the unswitched type.

(3) Where lighting fixtures or lamp-holders are installed over readily combustible material every fixture and lamp-holder shall be controlled by an individual wall-switch, but a wall switch may control more than one fixture or lamp-holder if every fixture and lamp-holder is located at least 8 feet above floor level or so located or guarded that the lamps cannot be readily removed or damaged.

580. (1) No lighting fixture installed in the immediate vicinity of flammable material shall have external wiring.

(2) Every incandescent lamp located in the vicinity of flammable material shall be so installed and guarded as to maintain the material at a safe temperature at all times.

581. No lighting fixture having external wiring, other than a fixture of the chain suspension type, and no lamp-holder having a paper or fibre lining shall be used in a show-window.

582. (1) Every lighting fixture installed in a clothes-closet shall be installed on the ceiling or on the front wall above the door of the closet.

(2) No electric fixture of the pendent type shall be installed in a clothes-closet.

583. Where lighting fixtures are installed in recessed cavities in walls or ceilings, they shall be of a type approved for the purpose and shall be kept at least $\frac{1}{4}$ inch from combustible material.

584. Where lighting fixtures are installed directly on walls or ceilings, of metal or metal-lath, the non-current-carrying metal parts of the fixtures shall be

- (a) insulated from the wall or ceiling; or
- (b) grounded.

585. The exposed non-current-carrying metal parts of lighting fixtures and electrical equipment used in connection therewith in basements, bath-rooms, kitchens and other places in which they are in proximity to grounded metal objects or where dampness may exist shall be

- (a) installed out-of-reach; or
- (b) grounded.

INSTALLATION

586. (1) Lighting fixtures, lamp-holders, lamps and rosettes shall be installed so that no live part is exposed to contact while they are in use.

(2) Every lighting fixture shall be so constructed or installed that conductors in the outlet box are not subjected to temperatures greater than those for which the conductors are approved.

(3) Where lamp-holders and switches have exposed accessible terminals, they shall not be installed in metal fixture-canopies or in open bases of portable lamps.

587. (1) Every lighting fixture, lamp-holder and rosette shall be securely supported.

(2) Every lighting fixture shall be supported from a fixed outlet in accordance with regulation 211.

(3) Where a lighting fixture weighs more than 6 pounds or exceeds 16 inches in any dimension, it shall not be supported by the screw shell of the lamp-holder.

(4) Where a lighting fixture weighs more than 50 pounds, it shall be supported independently of the outlet box.

588. Where a lighting fixture is attached to a conduit system or other grounded support, it shall be connected thereto both mechanically and electrically.

589. (1) Every outlet box shall be provided with a cover or covered by a fixture-canopy, lamp-holder, rosette or similar device.

(2) Where any part of a combustible wall or ceiling is exposed between the edge of a fixture-canopy or pan and an outlet box, the part of the wall or ceiling shall be covered with non-combustible material.

590. (1) Every canopy and outlet box shall be installed so as to provide adequate space for conductors and connections.

(2) Where a canopy-switch controls a fixture having auxiliary equipment, the fixture or the fixture-canopy shall have knock-outs suitably constructed and located to accommodate the switch.

591. (1) The recessed portion of every recessed lighting-fixture enclosure shall be at least $\frac{1}{4}$ inch from combustible material at every point other than a point of support.

(2) Every recessed lighting-fixture shall be so installed that adjacent combustible material is not subjected to temperatures in excess of 90 degrees centigrade or 194 degrees Fahrenheit.

(3) Where a lighting fixture is recessed in fire-resisting material in a building of fire-resisting construction, the fire-resisting material may be subjected to temperatures of not more than 150 degrees centigrade or 302 degrees Fahrenheit, but the fixture shall be plainly marked as approved for the service.

592. Every lighting fixture shall be so installed that the connections between the fixture conductors and the circuit conductors may be inspected without disconnecting any part of the wiring unless the connection employs a plug and receptacle.

593. (1) No lighting fixture shall be used as a race-way for circuit conductors unless the fixture is approved for that use, but the conductors of a single branch-circuit may be carried through an installation of lighting fixtures approved for end-to-end assembly to form a continuous race-way.

(2) Where the lighting fixtures referred to in subregulation 1 are fluorescent, the ballasts and transformers in the installation shall be deemed to be a source of heat and the conductors supplying the fixtures shall be of the slow-burning, SB, type and shall not be exposed to temperatures exceeding 90 degrees centigrade or 194 degrees Fahrenheit.

594. Every lighting fixture having a combustible shade or enclosure shall be so installed as to provide an adequate air-space between the lamps and the combustible shade or enclosure.

595. (1) Where a rigid ceiling lighting-fixture or lamp-holder is located in a basement at a height of less than 7 feet above the floor, the fixture or lamp-holder shall be protected from mechanical injury by a guard.

(2) A short drop-light may be used in a basement.

(3) Lamps which light basement stairs shall be controlled by a switch located at the top of the stairs.

WIRING

596. (1) All electrical wiring on or within a lighting fixture shall be

(a) neatly arranged without excess wiring;

(b) not exposed to mechanical injury; and

(c) so arranged that it is not subjected to temperatures above those for which it is approved.

(2) No joint or tap shall be located within an arm or stem of a lighting fixture.

597. (1) No conductor for a lighting fixture shall be smaller than No. 18 B. & S. gauge.

(2) Where a tap is made to a branch-circuit conductor and run to a fixture outlet, the tap shall be not more than 18 inches long.

(3) Every tap shall be of a size not less than the minimum size of the conductor required for the wiring of the fixture.

598. (1) Every lighting fixture shall be wired with conductors having insulation suitable for the voltage and temperatures to which the conductors may be subjected.

(2) Where lighting fixtures are installed in damp or corrosive atmospheres or wet places, the conductors shall be of a type approved for use under those conditions.

599. (1) Stranded conductors shall be used on chain fixtures and other movable parts of lighting equipment.

(2) Conductors shall be so arranged that the weight of the lighting fixture or the movable parts do not place tension on the conductors.

(3) All conductors which supply movable parts of lighting equipment shall be protected against mechanical injury.

600. (1) Where pendent lamp-holders having permanently attached leads are used in other than festoon-wiring, they shall be hung from separate stranded rubber-insulated conductors which are soldered directly to the circuit conductors but supported independently thereof.

(2) Where the pendent conductors supply heavy-duty or medium-based screw-shell lamp-holders, they shall be not smaller than No. 14 B. & S. gauge.

(3) Where the pendent conductors supply intermediate or candelabra-base lamp-holders, other than approved Christmas-tree and decorative lighting-outfits, the conductors shall be not smaller than No. 18 B. & S. gauge.

(4) Where the pendent conductors are longer than 3 feet they shall be twisted together.

601. (1) Every conductor for interior-lighting equipment shall be secured so as not to expose the insulation to damage from cutting or abrasion.

(2) Where the conductors pass through metal, they shall be protected from abrasion.

(3) Exposed flexible cord or fixture wires shall not be used to supply permanently installed lighting-fixtures in show-cases or wall-cases.

602. (1) Every lighting fixture shall be so wired that all screw-shells of its lamp-holders are connected to the same fixture, conductors, circuit-conductor or terminal.

(2) The identified supply conductor shall be connected to the identified conductor or conductors of the lighting-fixtures.

603. (1) Where conductors to recessed lighting-fixtures are exposed to temperatures in excess of 60 degrees centigrade or 140 degrees Fahrenheit, the conductors shall be at least 4 feet long and they shall be of the asbestos-covered, A, type or its equivalent.

(2) The conductors shall be armoured or run in metal race-way and shall extend from the fixture-enclosure to a suitable junction-box located not less than 1 foot from the fixture-enclosure.

(3) The conductors shall not extend for more than 6 feet from the fixture measured along the race-way, but conductors approved for the purpose may be run for more than 6 feet from the fixture.

(4) Where the connections in the junction-box are made to other than non-metallic sheathed-cable or a knob-and-tube wiring system, the junction-box shall be accessible.

(5) The temperature in the junction-box shall not exceed 60 degrees centigrade or 140 degrees Fahrenheit.

(6) The connection of the asbestos-covered or equivalent conductors with the rubber-insulated branch-circuit conductors shall be made in the junction-box.

604. (1) Where show-window lighting-fixtures are closely spaced, they may be connected to asbestos-covered conductors within the show-window.

(2) The connection of show-window lighting-fixtures to the circuit-conductor shall be in a junction-box.

(3) The junction-box shall be maintained at a sufficient distance from the lighting fixtures to ensure that the rubber-insulated circuit-conductors are not subject to temperatures in excess of 60 degrees centigrade or 140 degrees Fahrenheit.

GROUNDING

605. Every non-current-carrying metal part of lighting fixtures and lighting equipment shall be grounded in accordance with Part VII.

606. Where a metal lighting-fixture is installed on an outlet wired with grounded metal-race-way or grounded armoured-cable, the fixture shall be grounded.

607. (1) Where a metal lighting-fixture is installed on an outlet wired with knob-and-tube or non-metallic sheathed-cable on a circuit operating at not more than 150 volts to ground, the fixture shall be grounded.

(2) Where a metal lighting-fixture or plate is mounted on a metal or metal-lathed ceiling or wall and is insulated from its support and from the metal ceiling or wall or from the metal-lath by the use of insulating joints or fixture-supports and canopy-insulators, the grounding of the fixture or plate may be dispensed with.

(3) Where a metal lighting-fixture or plate is not mounted on a metal or metal-lathed ceiling or wall and is not within reach of grounded material it need not be insulated or grounded.

(4) Where a wiring system does not afford a ready means for grounding the exposed non-current-carry-

ing metal parts of fixtures or lamp-holders, lighting fixtures made of insulating material or lamp-holders having shells of insulating material shall be used.

608. (1) Where a metal lighting-fixture or a transformer enclosure is on a circuit operating at more than 150 volts to ground, the fixture or enclosure shall be grounded.

(2) Where the other exposed metal parts of lighting equipment are not insulated from ground and from other conducting surfaces and are not inaccessible, the exposed metal parts shall be grounded.

(3) Where lamp-tie-wires, mounting screws, clips and decorative bands on glass lamps are at least 1½ inches from the terminals of the lamp, they need not be grounded.

609. (1) No drop-light having a metal-shell lamp-holder and no ungrounded metal lighting-fixture, lamp-holder or switch-plate shall be installed within 8 feet measured vertically or 5 feet measured horizontally of laundry-tubs, bath-tubs, shower-baths, plumbing fixtures, steam-pipes or other grounded metal work or grounded surfaces.

(2) No lamp-holder installed in a bath-room, shower-room or kitchen shall

(a) be attached to a drop-cord;

(b) have a switch forming part of the assembly; or

(c) be controlled by other than a wall-switch.

(3) Lamp-holders in basements shall be controlled only by wall-switches, but where

(a) the outer shell of the lamp-holder is of approved insulating material and the operating mechanism of the switch is insulated from live parts, or

(b) exposed non-current-carrying metal parts of the lamp-holder are grounded,

the lamp-holder may be controlled by switches forming part of the assembly of the lamp-holder.

610. (1) Electric-lighting equipment shall be considered as grounded when it is mechanically and electrically connected in a permanent and effective manner to

(a) metal race-way,

(b) the armour of armoured-cable,

(c) the grounding-conductor in non-metallic sheathed cable.

(d) a separate grounding-conductor not smaller than No. 14 B. & S. gauge, or

(e) gas-pipe,

but the race-way, armour, grounding-conductor or gas-pipe shall be grounded in a manner specified in Part VII.

(2) Chains which support electric-lighting equipment shall not be used as a means of grounding the non-current-carrying metal parts of the equipment.

ROSETTES AND LAMP-HOLDERS

611. Lamp-holders of the screw-shell type shall not be used for any purpose other than the holding of lamps, or the accommodation of adapters of the Edison-base type.

612. (1) Every medium-base lamp-holder shall have a rating of 660 watts, 250 volts.

(2) Where medium-base lamp-holders are not of special heat-resisting construction, they shall not be used with incandescent lamps rated in excess of 300 watts.

(3) Mogul-base lamp-holders shall not be used with incandescent lamps rated at more than 1500 watts.

(4) Incandescent lamps rated at 300 watts and used with medium-base lamp-holders shall be provided with a heat-deflecting disc or equivalent device.

613. The identified grounded supply-conductor shall be connected to permanently connected lamp-holders at the screw-shell binding-post.

614. (1) No 2-wire branch-circuit serving pendants or fixtures wired with flexible cord or fixture-wire, smaller than No. 14 B. & S. gauge, shall have more than 12 incandescent lighting outlets.

(2) No 2-wire branch-circuit shall have more than 8 mogul lamp-holders connected thereto.

615. Lamp-holders having pin-type terminals shall be used only for temporary wiring.

616. Every lamp-holder shall be provided with proper over-current protection.

617. Where a metal lamp-holder is attached to a flexible cord, the inlet for the flexible cord shall be equipped with an insulating bushing.

618. Where lamp-holders of the switched type are used on unidentified 2-wire circuits tapped from the ungrounded conductors of multi-wire circuits, the switching devices of the lamp-holders shall disconnect both conductors of the circuit simultaneously.

619. (1) Where lamp-holders are installed in places likely to be damp or wet, they shall be of the weather-proof type.

(2) Where the lamp-holders are of insulating material, they shall be capable of resisting mechanical shock.

620. (1) Fusible rosettes shall not be used.

(2) Separable rosettes which make possible a change in polarity shall not be used.

621. Where rosettes are installed in places likely to be damp or wet, they shall be of the weather-proof type.

622. (1) Where a lamp-holder of the portable hand-lamp type is supplied through a flexible cord, the lamp-holder shall be of moulded composition or shall be of a type approved for the purpose.

(2) Brass-shell paper-lined lamp-holders shall not be used.

(3) Every portable hand-lamp shall be equipped with a handle of moulded composition or other approved material.

(4) Where portable hand-lamps are subject to mechanical damage or may come in contact with combustible material, they shall be equipped with a substantial guard attached to the lamp-holder or to the handle.

MERCURY-VAPOUR LAMPS

623. (1) Every mercury-vapour lamp shall be equipped with approved auxiliary equipment having an incombustible enclosure.

(2) The auxiliary equipment shall be deemed to be a source of heat.

624. Where the auxiliary leads or connections are smaller than No. 12 B. & S. gauge, the primary over-current devices shall not be rated or set at more than 15 amperes.

625. (1) Where mercury-vapour-lamp transformers

(a) have an aggregate capacity of not more than 4000 volt-amperes,

(b) are controlled by a single switch,

(c) are supplied by a branch-circuit which does not supply any equipment other than incandescent lamps installed in the same fixtures, and

(d) are protected by over-current devices rated or set at a value sufficient to carry adequately the starting current,

the transformers may be grouped on a single branch-circuit.

(2) The over-current protection shall not be more than 200 per cent of the circuit full-load current.

626. Mercury-vapour fixtures in which mogul lamp-holders are used shall be wired with conductors not smaller than No. 14 B. & S. gauge.

ELECTRIC-DISCHARGE LIGHTING SYSTEMS OPERATING AT LESS THAN 1000 VOLTS

627. (1) Electrical equipment used with electric-discharge lighting systems and designed for an open-circuit voltage of 1000 volts or less shall be of a type approved for that service.

(2) Transformers of the oil-filled type shall not be used in electric-discharge lighting systems.

(3) The terminals of an electric-discharge lamp shall be deemed to be alive if any lamp terminal is connected to a potential of more than 300 volts.

628. The fixtures of an electric-discharge lighting system shall not be installed on a direct-current circuit unless

(a) the fixtures are equipped with auxiliary equipment and resistors designed and approved for direct-current operation; and

(b) the fixtures are so marked.

629. (1) Where equipment for use with discharge-lighting systems has an open-circuit voltage of more than 1000 volts, it shall not be installed in housing accommodation.

(2) Where equipment for use with discharge-lighting systems has an open-circuit voltage of more than 300 volts, it shall not be installed in housing accommodation unless the equipment is so designed that no live parts are exposed during the insertion or removal of lamps.

630. Where fixtures used in electric-discharge lighting systems have exposed ballasts or transformers, the fixtures shall be so installed that the ballasts or transformers are not in contact with combustible material.

631. (1) Where the reactors, electrical condensers, resistors and other auxiliary equipment of an electric-discharge lighting system are not installed as part of the lighting-fixture assembly, they shall be enclosed in an accessible permanently-installed metal cabinet.

(2) Adequate provision shall be made for the dissipation of heat from enclosed auxiliary equipment and the conductors supplying the auxiliary equipment shall have insulation approved for the temperatures likely to be encountered.

(3) The metal cabinet shall be installed as close as possible to the lamps.

(4) Where display-cases are not permanently installed, no part of a secondary circuit shall be included in more than one case.

632. Where a circuit which supplies gas-tube lamps and their transformers is controlled by a switch, the switch shall

- (a) be of a type approved with the assembly; or
- (b) have a current-rating of not less than twice the current requirement of the lamps or transformers.

633. (1) Where lighting branch-circuits are protected by 15-ampere over-current devices and supply ballasts, transformers or auto-transformers, the load of the branch-circuits shall be computed on the basis of the total amperes of the units and not on the watts of the lamps.

(2) Where gas-tube fixtures are wired with conductors smaller than No. 14 B. & S. gauge, the aggregate capacity of the fixtures connected to any 2 wires of a lighting branch-circuit shall not be more than 12 amperes.

ELECTRIC-DISCHARGE LIGHTING SYSTEMS OPERATING AT 1000 VOLTS OR MORE

634. Electrical equipment used with electric-discharge lighting systems and designed for an open-circuit voltage of 1000 volts or more shall be of a type approved for that service.

635. (1) The fixtures and lamp installations in an electric-discharge lighting system shall be controlled singly or in groups by an externally operated switch or circuit-breaker which opens all ungrounded primary conductors.

- (2) The switch or circuit-breaker shall be
 - (a) installed within sight of the fixtures or lamps; or
 - (b) provided with a means for locking it in the open position.
- (3) The switch or circuit-breaker shall
 - (a) be of a type approved for the purpose; or
 - (b) have a current rating of not less than twice the current rating of the transformer or transformers controlled by it.

636. (1) Every transformer and ballast used in an electric-discharge lighting system shall have a secondary open-circuit voltage of not more than 15000 volts but an additional 1000 volts may be allowed on test.

(2) The secondary-current rating shall not be more than 240 milliamperes.

(3) Where the open-circuit voltage exceeds 7500 volts, the secondary-current ratings shall not be more than 120 milliamperes.

637. (1) A transformer used in an electric-discharge lighting system shall be of an approved enclosed type.

(2) Transformers of the oil-filled type shall not be used unless they are filled with a liquid that cannot burn.

638. (1) The high-voltage windings of transformers used in electric-discharge lighting systems operating at more than 1000 volts shall not be connected in series or in parallel but where each of 2 transformers has one

end of its high-voltage winding grounded and connected to the enclosure, the high-voltage windings may be connected in series to form the equivalent of a mid-point grounded transformer.

(2) The grounded ends of the high-voltage windings shall be connected by an insulated conductor not smaller than No. 14 B. & S. gauge.

639. (1) Transformers used in electric-discharge lighting systems operating at more than 1000 volts shall be accessible.

(2) The transformers shall be installed as near to the lamps as is practicable.

(3) The transformers shall be so located that adjacent combustible materials are not subjected to temperatures in excess of 90 degrees centigrade or 194 degrees Fahrenheit.

640. (1) The secondary conductors of an electric-discharge lighting system shall be gas-tube-sign cable approved for the purpose and for the voltage of the circuit.

(2) The conductors shall be installed in conformity with regulations 1031 to 1038, both inclusive.

641. Where the lamps of an electric-discharge lighting system are connected to a transformer, they shall be of such length and characteristics as not to cause a condition of continuous over-voltage on the transformer.

642. (1) The lamps of an electric-discharge lighting system operating at 1000 volts or more shall be supported in the same manner as is prescribed for gas-tubes by regulation 1046.

(2) The lamps shall not be installed where they are exposed to mechanical injury.

643. (1) The lamps and the lamp-holders in an electric-discharge lighting system operating at more than 1000 volts shall be so designed that the tubing may be replaced without exposing uninsulated live parts.

(2) Where a spring-contact type of receptacle is used, it shall be so designed that the live spring is at all times recessed a distance of at least 3 times the diameter of the receptacle opening.

(3) The primary circuit shall be controlled by a relay which opens the circuit when a tube in the secondary circuit is broken or removed.

(4) Every live part of a lamp or lamp-holder shall be protected by barriers which require special tools for removal, unless access to the live parts cannot be gained without disconnecting the primary circuit.

644. (1) Every fixture and every secondary circuit of tubing having an open-circuit voltage of more than 1000 volts shall be clearly and legibly marked in letters and figures not less than $\frac{1}{4}$ inch high with the words "Caution Volts".

(2) In the space between the words "Caution" and "Volts" the rated open-circuit voltage shall be inserted in figures.

PART XI

ELECTRIC CRANES & HOISTS

645. This Part applies to electric cranes and hoists.

COLLECTOR-CONDUCTORS

646. (1) Collector-conductors shall be secured at their ends by strain insulators.

(2) Bridge collector-conductors shall be so mounted on insulators that at its maximum displacement the conductor is not within $1\frac{1}{2}$ inches of the nearest adjacent surface.

(3) Bridge collector-conductors shall be kept at least $2\frac{1}{2}$ inches from one another.

(4) Where the span exceeds 80 feet, insulating saddles shall be placed at intervals of not more than 50 feet.

647. (1) Where main collector-conductors are carried along runways, they shall be attached to or rest upon insulating supports placed at intervals of not more than 20 feet.

(2) Where 2 or more main collector-conductors are run in the same horizontal plane, they shall be separated from one another by at least 6 inches but the conductors for a mono-rail hoist shall be separated from one another by at least 3 inches.

(3) Where 2 or more main collector-conductors are not run in the same horizontal plane, they shall be separated from one another by at least 8 inches.

(4) Where necessary, the intervals between insulating supports may be increased to a maximum of 40 feet, but where the increase is made the separation between the conductors shall be increased proportionately.

(5) There shall be at all times a space of at least 2 inches

(a) between parts of opposite polarity; and

(b) between live parts and ground.

648. (1) Where the collector-conductors for cranes and hoists are supported by rigid supports at intervals of less than 30 feet, the conductors shall not be smaller than No. 6 B. & S. gauge.

(2) Where the conductors are supported by rigid supports at intervals of more than 30 feet but less than 60 feet, the conductors shall be not smaller than No. 4 B. & S. gauge.

(3) Where the conductors are supported by rigid supports at intervals of 60 feet or more, the conductors shall be not smaller than No. 2 B. & S. gauge.

649. (1) The collector-conductors run along a runway on an electric crane or hoist may consist of rigid angles, tees or other sections of steel but shall be mounted firmly on insulating supports spaced at intervals of not more than 20 feet and shall be kept separated from the other conductors and conducting material by at least 1 inch.

(2) All sections of the conductors shall be mechanically and electrically connected in such manner as to ensure electrical continuity.

650. (1) Mono-rail or tram-rail tracks may be used as a conductor of current for one phase of a 3-phase alternating-current system which furnishes power to the carrier, crane or trolley but

(a) the conductors supplying the other 2 phases of the power supply system shall be insulated;

(b) the power for all phases shall be obtained from an insulating transformer;

(c) the potential shall not exceed 300 volts;

(d) the rail which serves as a conductor shall be bonded at all joints and shall be grounded effectively at only one point which shall, where practicable, be at the transformer; and

(e) the collector-conductors shall be isolated by elevation or provided with suitable guards so arranged that no person can inadvertently touch the current-carrying parts while in contact with ground or with conducting material connected to ground.

(2) Where the collector-conductors are installed in a place to which only qualified persons are admitted, the precautions required by clause *e* of subregulation 1 may be dispensed with.

651. (1) The collector-conductors shall be rendered inaccessible.

(2) The collector-conductors shall not be used as feeders for any equipment other than the crane or cranes which they serve.

CONTROL AND PROTECTION OF CIRCUITS

652. (1) The main collector-conductors shall be controlled by a switch located so as to be readily accessible from the floor and so that the collector-conductors are visible from the switch.

(2) The switch shall be a motor-circuit switch.

653. A limit-switch shall be provided for the upper limit of travel of crane-hoists.

GROUNDING

654. Motor frames, tracks and the entire frame of every electric crane shall be grounded in conformity with Part VII.

PART XII

PASSENGER AND FREIGHT ELEVATORS AND DUMB-WAITERS

GENERAL

655. This Part applies to electrically-operated elevators, including passenger elevators, freight elevators and dumb-waiters.

656. (1) No part of any electric circuit having a voltage of more than 750 volts shall be used on any elevator-car control system.

(2) Electric circuits having a voltage of more than 750 volts may be used in machine rooms or penthouses for the operation of motors and brakes but

(a) all control- and signal-wiring shall be insulated from the power circuits; and

(b) all machine frames and hand-operated metal ropes shall be grounded.

(3) Where an automatic elevator has operating devices in the car and at landings, the operating devices shall not be installed in a circuit having a voltage of more than 300 volts to ground.

(4) The push-buttons of an elevator-signalling circuit shall not be installed in a circuit having a voltage of more than 300 volts to ground.

657. Every live part of electrical apparatus in or on an elevator-car or in an elevator hoist-way shall be enclosed in such manner as to prevent accidental contact therewith.

658. (1) Where the conductors of elevator equipment are installed in an auxiliary gutter in a machine-room, and under the controllers, starters or other apparatus for an elevator machine, the conductors shall be of the rubber-insulated or of the thermoplastic-insulated type.

(2) The conductors between the main-circuit resistors and the back of the control panels shall be of the slow-burning SB type, the asbestos-varnished-cloth type or the all-asbestos-covered type.

(3) All other electric wiring of the control panels shall be of the rubber-insulated or of the thermoplastic-insulated type but, where the conductors are subjected to temperatures of more than 60 degrees centigrade or 140 degrees Fahrenheit, they shall be of a type approved for the purpose.

(4) Conductors or groups of conductors having flame-retarding outer covering shall not be used as connections for the operating circuits of elevator controllers unless the outer covering has also moisture-resisting properties.

(5) Conductors having asbestos or other moisture-absorbing coverings shall not be used for the operating circuits of elevator controllers.

659. Where travelling cables are used as flexible connections between an elevator-car and the hoist-way, they shall be of type E elevator cable or of some other type approved for the purpose and shall have a flame-retarding and moisture-resisting outer covering.

660. (1) Conductors for the lighting circuits in elevator wiring systems shall not be smaller than No. 14 B. & S. gauge but, where flexibility is required, 2 or more No. 16 B. & S. gauge conductors may be used in parallel in travelling cables and on the car.

(2) The conductors for elevator-operating and elevator-control circuits shall be of the rubber-insulated fixture-wire, RF-32, type, the flexible, rubber-insulated fixture-wire, FF-32, type or the thermoplastic-insulated fixture-wire, TF or TFF, type and not smaller than No. 16 B. & S. gauge.

(3) The conductors for signal circuits and for fixtures in an elevator-wiring system shall be of the rubber-insulated fixture-wire, RF-32, type, the flexible rubber-insulated fixture-wire, FF-32, type, or the thermoplastic-insulated fixture-wire, TF or TFF, type and not smaller than No. 18 B. & S. gauge.

661. (1) Where the conductors of an elevator-wiring system, other than travelling cables or conductors used in Class 1 or Class 2 signal systems, are located in a hoistway, they shall be installed in rigid conduit or in electrical metallic tubing, but flexible conduit or armoured cable may be used between riser- and limit-switches, inter-locks, push-buttons or similar devices.

(2) The conductors and travelling cables of an elevator-car shall be run in rigid conduit, electrical metallic tubing or wire-ways, but

- (a) short runs of flexible conduit or armoured cable may be used where they are securely fastened in place and not exposed to oil; and
- (b) short runs of type S cord may be used as the flexible connection between fixed wiring on the car and the switch on the car door or gate where the cord is securely fastened in position and not exposed to mechanical injury.

662. (1) Where the conductors of circuits between motors and generators, motors and control panels or generators and control panels are

- (a) not over 6 feet long,
- (b) supported at intervals of not more than 3 feet, and
- (c) not so located as to be subjected to mechanical damage or to temperatures in excess of 60 degrees centigrade or 140 degrees Fahrenheit,

the conductors may be grouped without additional insulation of the separate conductors but

- (i) the group shall be taped or corded; and
- (ii) the tapes or cords shall be coated with insulating paint.

(2) Where motor-generators are used with elevator motors and both are located adjacent to or underneath the control equipment and are provided with extra-length terminal-leads, the leads may be extended to connect directly to the elevator-controller or motor-generator terminal studs and the provisions of regulation 271 in respect of current-carrying capacity shall not apply, but no lead shall be longer than 6 feet.

INSTALLATION OF CONDUCTORS

663. Where the conductors of elevator wiring issue from a race-way, regulations 211, 212 and 213 in respect of the race-way terminal fittings or bushings shall apply but in no case shall the race-way terminate within 6 inches from the floor.

664. Where conduit or electrical metallic tubing is exposed and does not contain feeders, split fittings or clamp fittings may be used on the conduit or tubing.

665. The supports for rigid or flexible conduit, electrical metallic tubing and armoured-cable shall be fastened securely to the guide rail or to the structural elements of the hoist-way.

666. The control-circuit conductors of an elevator-wiring system shall be of the stranded or flexible types.

667. (1) Where the operating conductors or control-circuit conductors of an elevator-wiring system are installed in conduit or electrical metallic tubing, the conduit or tubing shall not contain a number of conductors exceeding that specified in Table 14.

(2) The provisions of regulation 232 in respect of the length of an auxiliary gutter and the provisions of regulation 235 in respect of the number of conductors permissible in an auxiliary gutter shall not apply to auxiliary gutters used in an elevator-wiring system.

668. Where the conductors of an elevator car-lighting circuit or an elevator-signal system are not an integral part of the elevator-wiring system, they shall be separated and run in separate travelling cables and race-ways.

669. (1) Where elevator-signal conductors form an integral part of the elevator-wiring system and have a common power supply with the conductors for the elevator-circuits, including the operating, control and power conductors, they may be run in the same travelling cable or race-way system notwithstanding that the characteristics of the voltage and current may be changed within the wiring system by rectifying, transforming or other converting devices supplied from the elevator feeder-circuit, but

- (a) all the elevator-signal conductors and elevator-circuit conductors shall be insulated for the maximum voltage found in the cable or race-way system; and
- (b) all live parts of the equipment shall be insulated from ground for the maximum voltage.

(2) The travelling cable or race-way may also include a pair of telephone-conductors to serve a telephone in the elevator-car but the telephone-conductors shall be insulated for the maximum voltage found in the cable or race-way system.

670. (1) No electric conduit or cables other than those used to furnish or control power, light, heat or signals for the elevator or hoist-ways, shall have an opening, terminal, outlet or junction within the hoist-way.

(2) Subregulation 1 shall not prevent the interruption of long runs of conduit or cable for the purpose of supporting or pulling-in the conductors.

(3) Pull boxes may be installed in a long run of conduit or cable for the purpose of pulling-in the conductors.

TRAVELLING CABLES

671. (1) Travelling cables for elevator circuits, other than signal circuits, shall have one or more supporting fillers of cotton rope, hemp rope, cotton-covered steel wire or rubber-insulated steel wire.

(2) The fillers shall be laid up with the conductors under the outer covering of the cable.

(3) Where the cable contains more than 5 conductors, the supporting fillers shall be run straight through and not cabled with the conductors.

(4) Where flexible cords are used for elevator-lighting and control, the identification and construction of the cord shall be in conformity with Table 20 and subregulation 6 of regulation 286.

672. (1) Where travelling cables for elevator-signal circuits or for any other elevator circuit not more than 100 feet in length are so constructed that the weight of the cable is not carried by the individual conductors, the cables may be suspended by suitable clamps.

(2) Where travelling cables, other than those for elevator-signal circuits, are more than 100 feet in length the cables shall be so supported that the weight is carried directly by the reinforcement strands of the cable assembly.

673. Where travelling cables are installed in hazardous locations, they shall be secured to explosion-proof or dust-tight cabinets, according to the nature of the hazard, by heavy-duty rubber-bushed threaded connector-bushings sealed off at the enclosure in conformity with regulations 705 and 706.

674. Where travelling cables may come into contact with I-beams, ledges or other projections or corners of building construction in the hoist-way, the surfaces of the projections or corners shall be covered with heavy-gauge sheet metal or other suitable means of ensuring a smooth surface.

CONTROL

675. (1) Every elevator system shall have in addition to the elevator controller a means for disconnecting all conductors of the circuit to the elevator motor or, in the case of generator field control, to the motor of the motor-generator set which supplies current to the elevator motor.

(2) The disconnecting means shall be an externally-operated switch equipped with means for locking it in the open position.

(3) The switch shall be installed adjacent to and visible from the elevator machine.

(4) The switch may be a disconnect switch in the control circuit of the motor-generator set.

(5) The switch shall, where practicable, be located in the machine room at the lock-jamb side of the entrance door.

676. (1) Every elevator shall be equipped with final over-run-limit switches.

(2) The switches shall

(a) be mounted in the hoist-way;

(b) be operated by the movement of the elevator-car; and

(c) control the upper and lower limit of travel of the elevator-car.

677. (1) Every elevator motor shall be so protected that when there is excessive current due to single-phase operation or due to mechanical cause the current to the motor is cut off before the windings are damaged.

(2) Every drum-type electric elevator on which the lifting cables are anchored to the hoisting drums and are driven by a poly-phase motor shall be provided with a device which prevents the starting of the motor when

(a) the phase rotation is in the wrong direction; or

(b) there is a failure in any phase.

OVER-CURRENT PROTECTION

678. Where No. 18 B. & S. gauge conductors are used for elevator-signal circuits, the conductors shall be protected by fuses rated at not more than 3 amperes.

MACHINE ROOM

679. Every elevator machine and controller shall be installed in a room used exclusively for the purpose of containing elevator machinery, including elevator control and signal equipment, or shall be isolated by elevation or by means of an enclosure, wire grill or other means which prevents accidental contact with the machinery by persons or objects.

680. (1) Where 3 or more elevators have a common machine-room and the control panels are grouped there shall be a working space of not less than 36 inches back of the live parts and of not less than 18 inches on at least one side of the group and of not less than 36 inches in front of the panels.

(2) Where a machine room serves not more than 2 elevators, there shall be a working space of not less than 24 inches back of the live parts, and of not less than 18 inches on one side and of not less than 36 inches in front of the panel or panels.

(3) Where adequate working space is maintained, nothing in subregulation 1 or 2 shall prevent the mounting of controllers on the elevator machine, the enclosing in removable cabinets of the rear of control panels, or the placing of auxiliary equipment in front of or behind control panels.

(4) Where removable cabinets are installed, the working space required by subregulations 1 and 2 shall be that as measured when the back of the cabinet is removed.

(5) Subregulations 1, 2, 3 and 4 shall not apply to wall-mounted panels.

GROUNDING

681. All conduit or armoured-cable attached to elevator-cars shall be bonded to the grounded metal parts of the car with which they come into contact.

682. The frames of all motors, elevator machines, controllers and the metal enclosures for all electrical devices in or on the car or in the hoist-way of elevators shall be grounded.

683. Where any electrical conductor is attached to the car of an elevator, other than an electric elevator, and the metal frame of the car is normally accessible, the metal frame shall be grounded.

684. Every hand-operated metal shifting-rope and cable shall be grounded.

685. Where an elevator machine has been grounded in conformity with Part VII, metal car-frames supported by metal hoisting-cables attached to or running over the sheaves or drums of the elevator machine shall be deemed to be grounded thereby.

PART XIII

HAZARDOUS LOCATIONS

CLASSIFICATION

686. Every hazardous location shall be classified, according to the nature of the hazard, as

- (a) Special;
- (b) Class I;
- (c) Class II; or
- (d) Class III.

687. "Special" when applied to a location means that the location is or may become hazardous by reason of the presence therein of readily ignitable deposits of or residues from paints, varnishes, lacquers or other types of finishes.

688. (1) "Class I" when applied to a location means that the location is or may become hazardous by reason of the presence therein of atmospheres containing flammable gases or vapours in quantities sufficient to produce an explosive or ignitable mixture.

(2) "Class II" when applied to a location means that the location is or may become hazardous by reason of the presence therein of combustible dust.

(3) "Class III" when applied to a location means that the location is or may become hazardous by reason of the presence therein of readily ignitable fibres or flyings but in which the fibres or flyings are not likely to be in suspension in air in quantities sufficient to produce an ignitable mixture.

689. (1) Class I locations shall be further classified according to the kind of gas or vapour present in the atmosphere therein as follows:

- (a) Group A comprising atmospheres containing acetylene;
- (b) Group B comprising atmospheres containing hydrogen, or manufactured gas, or gases or vapours of a hazard equivalent to that of hydrogen;
- (c) Group C comprising atmospheres containing ethyl-ether vapour or cyclopropane; and
- (d) Group D comprising atmospheres containing natural gas or vapours of gasoline, petroleum, naphtha, alcohol, acetone or lacquer-solvent.

(2) Class II locations shall be further classified according to the kind of combustible dust present therein as follows:

- (a) Group E comprising locations containing metal dust;
- (b) Group F comprising locations containing carbon black, coal or coke dust; and
- (c) Group G comprising locations containing grain dust.

690. Class I locations shall be further divided into two divisions as follows:

(a) Division 1 comprising Class I locations in which

- (i) hazardous concentrations of flammable gases or vapours exist continuously, intermittently or periodically under normal operating conditions;
- (ii) hazardous concentrations of flammable gases or vapours may exist frequently because of repair or maintenance operations or because of leakage; or
- (iii) equipment is operated or processes carried on of such nature that break-down or faulty operation thereof could result in the release of hazardous concentrations of flammable gases or vapours and simultaneous failure of electrical equipment; and

(b) Division 2 comprising Class I locations in which

- (i) flammable volatile liquids, flammable gases or vapours are handled, processed or used, but in which the liquids, gases or vapours are normally confined within closed containers or closed systems from which they can escape only as a result of accidental rupture or break-down of the containers or systems or the abnormal operation of the equipment by which the liquids or gases are handled, processed or used;
- (ii) hazardous concentrations of gases or vapours are normally prevented by positive mechanical ventilation, but which may become hazardous as the result of failure or abnormal operation of the ventilating equipment; or
- (iii) the location is adjacent to a Class I, Division 1, location to which a hazardous concentration of gases or vapours could be communicated.

691. Class II locations shall be further divided into two divisions as follows:

(a) Division 1 comprising Class II locations in which

- (i) combustible dust is or may be in suspension in air continuously, intermittently or periodically under normal operating conditions in quantities sufficient to produce explosive or ignitable mixtures;
- (ii) the normal or abnormal operation or the failure of equipment or apparatus might cause explosive or ignitable mixtures to be produced in or in dangerous proximity to electrical equipment or apparatus; or
- (iii) dusts having the property of conducting electricity may be present; and

(b) Division 2 comprising Class II locations in which combustible dusts are not normally in suspension in air or likely to be thrown into suspension by the normal or abnormal operation or the failure of equipment or apparatus in quantities sufficient to produce explosive or ignitable mixtures but in which

- (i) deposits or accumulations of dust may be sufficient to interfere with the safe dissipation of heat from electrical equipment or apparatus; or

- (ii) deposits or accumulations of dust on, in or near electrical equipment may be ignited by arc, sparks or burning material from the electrical equipment.

692. Class III locations shall be further divided into two divisions as follows:

- (a) Division 1 comprising Class III locations in which readily ignitable fibres or materials producing combustible flyings are handled, manufactured or used; and
- (b) Division 2 comprising Class III locations in which readily ignitable fibres, other than those in process of manufacture, are stored or handled.

GENERAL

693. Every room, section or area, including motor- and generator-rooms and rooms for the enclosure of control equipment, shall be considered as a separate location for the purpose of determining the classification of the hazard.

694. Electrical equipment designed for use in a hazardous location shall be so marked as to indicate the class and group for which the equipment has been approved.

695. (1) No electrical equipment shall be used in a hazardous location unless the equipment is essential to the processes being carried on therein.

(2) Service equipment, panelboards, switchboards and similar electrical equipment shall, where practicable, be located in rooms or sections of the building in which hazardous conditions do not exist.

696. (1) Where walls, partitions, floors or ceilings are used to form hazard-free rooms or sections, they shall be

- (a) of substantial construction;
- (b) built of or lined with incombustible material; and
- (c) such as to ensure that the rooms or sections will remain free from hazards.

(2) Where a non-hazardous location adjoins a Class II or Class III location, the location shall be separated by fire-resisting, substantially dust-tight, self-closing doors.

697. Where equipment for Group A or Group B, Class I locations is not commercially available and a concentration occurs of more than 25 per cent of the lower explosive limit of the atmosphere involved, the location shall be deemed to be hazardous and the electrical-wiring system shall be so constructed as to maintain a positive air-pressure or inert gas-pressure to the satisfaction of an inspector.

INSTALLATION IN SPECIAL LOCATIONS

698. No electrical equipment or electrical apparatus other than

- (a) electrical wiring contained in rigid conduit, or
- (b) electrical boxes or fittings, containing no taps, splices or terminal connections,

shall be installed or used in a special location.

699. Special locations may be illuminated through panels of glass or other transparent material but

- (a) the source of illumination shall be fixed lighting units;

- (b) the panel shall effectively isolate the special location from the area in which the lighting unit is located;

- (c) the lighting unit shall be of a type approved for the location in which it is placed;

- (d) the transparent panel shall be of such material or so protected as to be unlikely to be broken; and

- (e) the lighting unit shall be so arranged in relation to the panel that normal accumulations of hazardous residues on the exposed surface of the panel will not be raised to a dangerous temperature by radiation or conduction from the source of illumination.

INSTALLATION IN CLASS I DIVISION 1 LOCATIONS

TRANSFORMERS AND ELECTRICAL CONDENSERS

700. Air-cooled transformers shall not be installed in a Class I Division 1 location.

701. (1) Transformers and electrical condensers which contain a liquid that will burn and are installed in a Class I Division 1 location shall be installed in a vault which conforms to regulations 512 to 521, both inclusive.

(2) There shall be no door or other connecting opening between the vault and the hazardous location.

(3) The vault shall be so ventilated as to ensure the continuous removal of hazardous gases or vapours.

(4) The vent-openings or vent-ducts shall lead to a safe location outside the building containing the vault.

(5) The vent-openings and vent-ducts shall be of sufficient area to relieve pressure caused by explosions within the vault.

(6) Every portion of a vent-duct within a building shall be constructed of reinforced concrete.

702. Every transformer and electrical condenser which contains a liquid that will not burn and is installed in a Class I Division 1 location shall

- (a) be installed in a vault conforming to regulations 512 to 521, both inclusive; or
- (b) be of an explosion-proof type approved for the class and group of the location.

METERS, INSTRUMENTS AND RELAYS

703. (1) Meters, instruments and relays, including kilowatt-hour meters, instrument transformers and resistors, rectifiers and thermionic tubes shall, where practicable, be located outside the hazardous location.

(2) Where it is not practicable to install meters, instruments and relays outside a Class I Division 1 location, they shall be provided with explosion-proof enclosures approved for the class and group of the location.

WIRING METHODS

704. (1) The wiring method in a Class I Division 1 location shall be rigid conduit with threaded explosion-proof joints and explosion-proof boxes and fittings.

(2) Every threaded joint shall have at least 5 full threads engaged.

(3) Where it is necessary to use flexible connections at motor terminals and similar places, the flexible fitting shall be of an explosion-proof type approved for the class and group of the location.

SEALING

705. (1) Seals shall be inserted in conduits in Class I Division 1 locations so as to prevent the passage of gases, vapours or flames from one part of an electrical installation to another part thereof.

(2) Seals shall be located

- (a) in each run of conduit entering an enclosure for switches, circuit-breakers, fuses, relays, resistors or other apparatus which may produce arcs, sparks or high temperatures;
- (b) as close as practicable to and in any case not more than 18 inches from the enclosure;
- (c) in each run of conduit of 2-inch size or larger entering an enclosure, terminal-box or junction-box;
- (d) within 18 inches of the enclosure or box; and
- (e) in each run of conduit leaving a Class I Division 1 location.

(3) In every run of conduit leaving a Class I Division 1 location, there shall be no box-coupling or fitting in the conduit between the seal and the point at which the conduit leaves the location.

706. (1) Enclosures for connections or for electrical equipment shall be provided with an approved means for sealing or with sealing fittings approved for the class and group of the location.

(2) Where sealing compound is used, it shall be of such composition as not to be affected by its surrounding atmosphere or liquids and it shall have a melting-point of not less than 93 degrees centigrade or 200 degrees Fahrenheit.

(3) Where sealing compound is used, it shall have a minimum thickness in the completed seal of not less than the trade size of the conduit in which it is contained and in any case, of not less than $\frac{5}{8}$ inch.

(4) No splice or tap shall be made in a sealing fitting designed to be sealed with compound.

(5) No fitting which contains a splice or tap shall be filled with compound.

(6) Where there is a possibility that water or other condensed vapour may be trapped at any point in a race-way system, suitable means shall be provided to prevent the accumulation of, or to permit periodic draining of the water or condensed vapour.

SWITCHES, MOTOR CONTROLLERS, CIRCUIT-BREAKERS AND FUSES

707. No switch, motor controller, circuit-breaker or fuse, including push-buttons, relays and similar devices, shall be used in a Class I Division 1 location unless it is approved as a complete assembly for the class and group of the location in which it is used.

CONTROL TRANSFORMERS AND RESISTORS

708. Every transformer, impedance coil and resistor used as or in conjunction with control equipment for motors, generators or electric appliances in a Class I Division 1 location and the switching mechanism, if any, used with it, shall be provided with an explosion-proof enclosure approved for the class and group of the location.

MOTORS AND GENERATORS

709. Every motor, generator and other rotating electrical machinery shall be of an explosion-proof type approved for the class and group of the location.

LIGHTING FIXTURES

710. (1) Every lamp shall be installed in a fixture which

- (a) is approved as a complete assembly for the location and is clearly marked to indicate the maximum wattage of the lamps for which it is approved;
- (b) is protected against mechanical injury by its location or by a suitable guard; and
- (c) if it is a pendent fixture, is suspended by and supplied through threaded rigid-conduit stems.

(2) Where under clause *c* of subregulation 1 the stem is longer than 12 inches, flexibility shall be ensured by the use of a fitting or flexible connector approved for the class and group of the location and installed not more than 12 inches from the point of attachment to the supporting box or fitting.

(3) Where a box, box-assembly or fitting is used in a Class I Division 1 location to support a lighting fixture, it shall be of a type approved for the class and group of the location.

APPLIANCES

711. No appliance, whether fixed or portable, shall be used in a Class I Division 1 location unless it is approved for the class and group of the location.

FLEXIBLE CORDS

712. Every flexible cord used in a Class I Division 1 location shall

- (a) be of a type approved for hard usage;
- (b) contain, in addition to the conductors of the circuit, a grounding-conductor which, if insulated, is finished to show a green colour;
- (c) be connected to terminals or to supply-conductors in such manner as to avoid arcing or over-heating;
- (d) be supported by clamps or by other suitable means in such manner as to place no tension on the terminal connections; and
- (e) be provided with suitable seals at the places where the flexible cord enters a box, fitting or enclosure of explosion-proof type.

RECEPTACLES AND ATTACHMENT PLUGS

713. Every receptacle and attachment plug used in a Class I Division 1 location shall

- (a) be of a polarized type;
- (b) provide for automatic connection to the grounding-conductor of the flexible cord; and
- (c) be approved for the class and group of the location.

CONDUCTOR INSULATION

714. Where any insulated conductors are used in a Class I Division 1 location in which condensed vapours or liquids having a deleterious effect on the insulation may collect on or come in contact with the insulation, the insulation shall

- (a) be of a type approved for use under the condition; or
- (b) be protected by a sheath of lead or by other approved means.

SIGNAL, ALARM, REMOTE-CONTROL AND COMMUNICATION SYSTEMS

715. (1) Where all or part of the apparatus and equipment of a signalling, alarm, remote-control or communication system of any voltage is contained in a Class I Division 1 location, the apparatus and equipment shall be approved for the class and group of the location.

(2) The wiring of the system shall comply with regulation 704.

LIVE PARTS

716. No live part of electrical equipment or of an electrical installation shall be exposed in a Class I Division 1 location.

GROUNDING

717. (1) All electrical wiring and electrical equipment in a Class I Division 1 location shall be grounded in the manner required by this regulation.

(2) Exposed non-current-carrying metal parts of electrical equipment, including the frames or metal exteriors of motors, fixed or portable lamps or appliances, lighting fixtures, cabinets, cases and conduit shall be grounded in accordance with Part VII.

(3) Wherever bonding is necessary, including the bonding of conduit in a non-hazardous location used to ground non-current-carrying metal parts in hazardous locations, bonding jumpers with proper fittings or other approved means shall be used, and the lock-nut bushing or double-lock-nut types of contact shall not constitute proper bonding.

(4) Where a wiring system is supplied from an ungrounded overhead electrical supply system in an area where lightning disturbances are prevalent, every ungrounded service conductor of the wiring system which is in a Class I Division 1 location shall be protected against lightning by a protective device which shall

(a) be connected to the service conductors on the supply side of the service disconnecting means; and

(b) be grounded to the race-way system at the service entrance.

(5) Where wiring is supplied from a grounded alternating-current supply-system in which a grounded conductor is a part of the service, the wiring shall have a grounded service conductor bonded to the race-way system and to the grounding-conductor for the race-way system, and the bonding connection to the grounded service conductor shall be made on the supply side of the service disconnecting means.

(6) Where wiring is supplied from a grounded alternating-current supply-system in which no grounding conductor is a part of the service, the wiring shall be provided with a metallic connection between the supply-system ground and the race-way system at the service entrance, and the metallic connection shall

(a) have a current-carrying capacity not less than $\frac{1}{5}$ that of the service conductors; and

(b) if of copper, be in no case smaller than No. 8 B. & S. gauge.

(7) Where, in order to comply with regulation 417, it is necessary to dispense with one or more grounding connections so as to avoid an objectionable passage of current over the grounding-conductors, the grounding-connection required by subregulations 5 and 6 shall not be dispensed with so long as any other grounding connection remains connected to the supply system.

INSTALLATION IN CLASS I DIVISION 2 LOCATIONS

TRANSFORMERS AND ELECTRICAL CONDENSERS

718. (1) Air-cooled transformers shall not be installed in Class I Division 2 locations.

(2) Where transformers are installed in a Class I Division 2 location, regulations 502 to 521, both inclusive, shall apply.

(3) Where electrical condensers are installed in Class I Division 2 locations, regulations 522 to 529, both inclusive, shall apply.

METERS, INSTRUMENTS AND RELAYS

719. (1) Where meters, instruments and relays contain contacts for making or breaking electrical current, they shall, where practicable, be located outside the hazardous location.

(2) Where it is not practicable to install meters, instruments and relays outside a Class I Division 2 location, they shall be provided with explosion-proof enclosures approved for the class and group of the location but, where the contacts are

(a) immersed in oil, or

(b) enclosed within a chamber hermetically sealed against the entrance of gases or vapours,

general-purpose enclosures may be used.

720. Where resistors, resistance devices, thermionic tubes or rectifiers are used in or in connection with meters, instruments and relays in a Class I Division 2 location, they shall comply with regulation 703, but enclosures for resistors which operate normally at approximately room-temperature may be of the general-purpose type.

721. (1) Where transformer windings, impedance coils, solenoids, or other windings which do not incorporate sliding contacts or make-and-break contacts are used in a Class I Division 2 location, they shall be provided with enclosures.

(2) Where vents adequate to permit a prompt escape of gases or vapours are provided, the enclosure may be of the general-purpose type, but where the vents are not provided or are not adequate, the enclosures shall be of an explosion-proof type approved for the class and group of the location.

WIRING METHODS

722. (1) The wiring method in a Class I Division 2 location shall be rigid conduit.

(2) Where it is necessary to use flexible connections at motor terminals and similar places, flexible conduit shall be used.

SEALING

723. (1) Seals shall be inserted in conduits in Class I Division 2 locations so as to prevent the passage of gases, vapours or flames from one part of an electrical installation to another part thereof through the conduit.

(2) The seal shall be located

(a) in each run of conduit entering the enclosure which is required by these regulations to be explosion-proof, as close as practicable to, and in any case not more than 18 inches from the enclosure; and

(b) in each run of conduit leaving the hazardous location.

(3) Where a run of conduit enters an enclosure which is required to be explosion-proof, every part of the conduit from the seal to the explosion-proof enclosure shall comply with regulation 704.

(4) In a run of conduit leaving a Class I Division 2 location, there shall be no box, coupling or fitting in the conduit between the seal and the point at which the conduit leaves the location.

724. Where seals are required in a Class I Division 2 location, regulation 706 shall apply.

SWITCHES, MOTOR CONTROLLERS, CIRCUIT-BREAKERS AND FUSES

725. Where a circuit-breaker or switch in a Class I Division 2 location is intended to interrupt electrical current in the normal performance of the function for which it is installed, it shall comply with regulation 707 unless a general-purpose enclosure is provided and

- (a) the interruption of current occurs within a chamber hermetically sealed against the entrance of gases and vapours; or
- (b) the current-interrupting contacts are immersed in oil and the device is approved for the class and group of the location.

726. Where an isolating switch is used in a Class I Division 2 location

- (a) it shall be so interlocked with its associated current-interrupting devices that it cannot be opened under load; and
- (b) it may have an enclosure of the general-purpose type.

727. Where fuses are used in a Class I Division 2 location for the protection of motors, appliances and portable lamps

- (a) a standard plug-fuse or cartridge-fuse may be used if placed within an explosion-proof enclosure approved for the class and group of the location; or
- (b) a fuse of a type in which the operating element is immersed in oil or other approved liquid or is enclosed within a chamber hermetically sealed against the entrance of gases and vapours may be used if approved for the class and group of the location and placed within a general-purpose enclosure.

728. (1) In this regulation, "set of fuses" means a group containing as many fuses as are required to perform a single protective function in a circuit, but excluding fuses conforming to regulation 727.

(2) Where

- (a) not more than 10 sets of approved enclosed fuses, or
- (b) not more than 10 circuit-breakers which are not used as switches for the interruption of current,

are installed in a Class I Division 2 location for the protection of a branch- or feeder-circuit which supplies only incandescent lamps in a fixed position, the enclosures for the fuses or circuit-breakers may be of the general-purpose type.

CONTROL TRANSFORMERS AND RESISTORS

729. (1) Where switching mechanisms are used in conjunction with a transformer, impedance coil or resistor, in a Class I Division 2 location, they shall comply with regulations 725 to 728, both inclusive.

(2) The enclosures for the windings of transformers or impedance coils in Class I Division 2 locations may be of the general-purpose type but shall be provided with vents adequate to permit the prompt escape of gases or vapours which may enter the enclosure.

(3) Every resistor used in a Class I Division 2 location shall be provided with an explosion-proof enclosure approved as a complete assembly with the resistors for the class and group of the location.

MOTORS AND GENERATORS

730. Every motor, generator and other rotating electrical machinery in which sliding contacts, centrifugal or other types of switching mechanism, including motor over-current devices or integral resistance devices, are used while the motor, generator or machinery is starting or running shall be approved for the class and group of the location unless the sliding contacts are, or the switching mechanism or integral resistance device is, provided with an enclosure approved for the class and group of the location.

LIGHTING FIXTURES

731. (1) Every lamp in a Class I Division 2 location shall be installed in a fixture which in the case of

- (a) a portable lamp, is of the explosion-proof type approved for use in the class and group of the location;
- (b) lighting fixtures for fixed lighting, is protected from mechanical injury by its location or by suitable guards; and
- (c) pendent fixtures, is sustained by threaded, rigid-conduit stems or by other approved means.

(2) Where the stem under clause *c* of subregulation 1 is longer than 12 inches, flexibility shall be ensured by the use of a fitting or flexible connector approved for the class and group of the location and installed not more than 12 inches from the point of attachment to the supporting box or fitting.

(3) Where a box, box-assembly or fitting is used in a Class I Division 2 location to support a lighting fixture, it shall be of a type approved for the class and group of the location.

(4) Where a switch is part of the assembled fixture or of an individual lamp-holder, it shall conform to regulation 725.

(5) The starting and control equipment for mercury-vapour and fluorescent lamps shall conform to regulation 729.

APPLIANCES

732. (1) Every electrically-heated appliance, whether fixed or portable, used in a Class I Division 2 location shall be approved for the class and group of the location.

(2) Where the motor of a motor-driven appliance in a Class I Division 2 location contains sliding contacts, centrifugal or other switching mechanisms, including motor over-current devices or resistance devices, it shall be of an explosion-proof type approved for the class and group of the location.

(3) Every switch, circuit-breaker and fuse forming part of or used in connection with an appliance used in a Class I Division 2 location shall conform to regulations 725 to 728, both inclusive.

FLEXIBLE CORDS

733. Every flexible cord used in a Class I Division 2 location shall conform to regulation 712.

RECEPTACLES AND ATTACHMENT PLUGS

734. Every receptacle and attachment plug used in a Class I Division 2 location shall conform to regulation 713.

CONDUCTOR INSULATION

735. Where any insulated conductors are used in a Class I Division 2 location, the insulation of the conductors shall conform to regulation 714.

SIGNAL, ALARM, REMOTE-CONTROL AND COMMUNICATION SYSTEMS

736. (1) Every switch, circuit-breaker, make-and-break contact of a push-button, relay and alarm bell or horn used in a Class I Division 2 location shall have an explosion-proof enclosure approved for the class and group of the location unless a general-purpose enclosure is provided and the current-interrupting contacts are

- (a) immersed in oil; or
- (b) enclosed within a chamber hermetically sealed against the entrance of gases or vapours.

(2) Every resistor, resistance device, thermionic tube and rectifier used in a Class I Division 2 location shall conform to regulation 715 but the enclosure for a resistor which operates normally at approximately room-temperature may be of the general-purpose type.

(3) Enclosures, which may be of the general-purpose type, shall be provided for lightning-protective devices and for fuses.

LIVE PARTS

737. No live part of electrical equipment or of an electrical installation shall be exposed in a Class I Division 2 location.

GROUNDING

738. All electrical wiring and electrical equipment in a Class I Division 2 location shall be grounded in the manner required by regulation 717.

CLASS II LOCATIONS

SURGE PROTECTION

739. Where a wiring system in a Class II location in a district where lightning disturbances are prevalent is supplied from an overhead supply system, it shall be protected against high-voltage surges by

- (a) lightning-protective devices;
- (b) the interconnection of all grounds; and
- (c) surge-protective electrical condensers.

INSTALLATION IN CLASS II DIVISION 1 LOCATIONS

TRANSFORMERS AND ELECTRICAL CONDENSERS

740. (1) Air-cooled transformers shall not be installed in Class II Division 1 locations.

(2) Where transformers and electrical condensers that contain a liquid that will burn are installed in a Class II Division 1 location, they shall be installed in a vault which conforms to regulations 512 to 521, both inclusive.

(3) Every door-way or other opening affording communication between the vault and the hazardous area shall be equipped with self-closing fire-doors on both sides of the wall.

(4) The fire-doors shall be carefully fitted and provided with weather stripping or other suitable seals so as to minimize the entrance of dust into the vault.

(5) Every vent, opening or duct in the wall, ceiling or floor of the vault shall communicate only to the air outside the building.

(6) Every vault shall be provided with a suitable pressure-relief opening communicating only to the air outside the building.

741. Every transformer and electrical condenser that contains a liquid that will not burn and is installed in Class II Division 1 location shall

- (a) be installed in a vault conforming to regulations 512 to 521, both inclusive; or
- (b) be approved for the class and group of the location and have dust-tight terminal enclosures.

742. No transformer or electrical condenser shall be installed in a location where dust from the production of magnesium, aluminum or aluminum-bronze powder may be present.

WIRING METHODS

743. (1) The wiring method in a Class II Division 1 location shall be rigid conduit with threaded boxes and fittings approved for the class and group of the location.

(2) Where it is necessary to use flexible connections, flexible conduit or type S flexible cord with bushed fittings shall be used, but where flexible connections are exposed to oil or other corrosive conditions, the flexible cord shall be of a type having a covering resistant to those conditions.

(3) The flexible cord shall contain an additional conductor for grounding.

SEALING

744. Where a race-way affords communication between a non-dust-tight fitting or enclosure and one that is required by this Part to be dust-tight, the entrance of dust into the dust-tight enclosures through the race-way shall be prevented by

- (a) a permanent and effective seal;
- (b) a horizontal section not less than 10 feet long in the race-way through which communication is provided; or
- (c) a vertical section of race-way not less than 5 feet long and extending downward from the dust-tight enclosure.

SWITCHES, MOTOR CONTROLLERS, CIRCUIT-BREAKERS AND FUSES

745. Every switch, motor controller, circuit-breaker and fuse, including push-buttons, relays and similar devices, used in a Class II Division 1 location shall be provided with a dust-tight enclosure approved for the class and group of the location.

746. Every isolating switch used in a Class II Division 1 location

- (a) shall be so interlocked with its associated current-interrupting devices that it cannot be opened under load; and
- (b) may have an enclosure of the general-purpose type.

CONTROL TRANSFORMERS AND RESISTORS

747. Every transformer, impedance coil and resistor used as or in conjunction with control equipment for motors, generators or electric appliances in a Class II Division 1 location and the over-current devices or switching mechanisms, if any, used with it shall be provided with a dust-tight enclosure approved for the class and group of the location.

MOTORS AND GENERATORS

748. Every motor, generator and other rotating electrical machinery used in a Class II Division 1 location shall be

- (a) approved for the class and group of the location; and
- (b) totally enclosed
 - (i) not ventilated;
 - (ii) pipe-ventilated; or
 - (iii) fan-cooled.

VENTILATING PIPES

749. (1) Every vent-pipe for a motor, generator, or other rotating electrical machinery or for enclosures for electrical apparatus or equipment, in a Class II Division 1 location, shall

- (a) be of metal or of an equally substantial non-combustible material;
- (b) if of metal, be not lighter than No. 24 U.S. sheet metal gauge;
- (c) lead directly to a source of clean air outside a building;
- (d) be screened at the outer end to prevent the entrance of small animals or birds; and
- (e) be protected against mechanical damage and against rust or other corrosive agent.

(2) Every vent-pipe and its connection to a motor or to a dust-tight enclosure for other equipment or apparatus shall be dust-tight throughout its entire length.

(3) The seams and joints of every metal vent-pipe shall be

- (a) riveted and soldered;
- (b) bolted and soldered;
- (c) welded; or
- (d) rendered dust-tight by some other equally effective means.

(4) No exhaust-pipe shall terminate inside a building.

FIXED AND PORTABLE APPLIANCES

750. No appliance, whether fixed or portable, including electrically-heated appliances and motor-driven appliances, shall be used in a Class II Division 1 location unless it is approved for the class and group of the location.

LIGHTING FIXTURES

751. (1) Every lighting fixture, whether for fixed or portable lighting, in a Class II Division 1 location shall

- (a) be approved for the class and group of the location;

- (b) be clearly marked with the maximum wattage of the lamp for which it is approved;
- (c) be protected against mechanical injury by its location or by a guard; and
- (d) if a pendent fixture, be suspended by threaded rigid-conduit stems or chains with approved fittings or by some other approved means.

(2) Where the stem is longer than 12 inches flexible shall be ensured by the use of a fitting or flexible connector approved for the class and group of the location and installed not more than 12 inches from the point of attachment to the supporting box or fitting.

(3) Where the wiring between an outlet-box or a fitting and a pendent fixture is not enclosed in conduit, flexible cord approved for hard usage shall be used and suitable seals shall be provided at the points where the cord enters the fixture and outlet-box or fitting.

(4) Where a box, box-assembly or fitting is used in a Class II Division 1 location to support a lighting fixture, it shall be of a type approved for the class and group of the location.

FLEXIBLE CORDS

752. Every flexible cord used in a Class II Division 1 location shall

- (a) be of a type approved for hard usage;
- (b) if used in connection with portable equipment contain, in addition to the conductors of the circuit, a grounding conductor which conforms to subregulation 2 of regulation 441;
- (c) be supported by clamps or by other suitable means so that there is no tension on the terminal connections; and
- (d) be provided with suitable seals which prevent the entrance of dust at the point where the cord enters a box or fitting which is required by this Part to be dust-tight.

RECEPTACLES AND ATTACHMENT PLUGS

753. Every receptacle and attachment plug used in a Class II Division 1 location shall

- (a) be of a polarized type;
- (b) provide for automatic connection to the grounding-conductor of the flexible cord; and
- (c) be approved for the class and group of the location.

SIGNAL, ALARM, REMOTE-CONTROL AND LOCAL LOUD-SPEAKER SYSTEMS

754. (1) Where all or part of the apparatus and equipment of a signal, alarm, remote-control or local loud-speaker system is contained in a Class II Division 1 location

- (a) the wiring method shall be rigid conduit;
- (b) any number of conductors may be placed in a race-way but the cross-sectional area of all conductors in the race-way shall not exceed 40 per cent of the area of the race-way;
- (c) every device which interrupts a current other than a voice current shall be provided with a dust-tight enclosure approved for the class and group of the location;
- (d) every resistor, transformer and choke coil which carries a current other than a voice current, and every rectifier, thermionic tube

and other heat-generating equipment or apparatus shall be provided with a dust-tight enclosure approved for the class and group of the location; and

- (e) every motor, generator and other rotating electrical machinery shall conform to regulation 748.

(2) Where under clause *c* of subregulation 1 current-breaking contacts are immersed in oil, or the interruption of current occurs in a chamber sealed against the entrance of dust, the enclosure may be of a general-purpose type.

LIVE PARTS

755. No live part of electrical equipment or of an electrical installation shall be exposed in a Class II Division 1 location.

GROUNDING

756. (1) All electrical wiring and electrical equipment in a Class II Division 1 location shall be grounded, in the manner prescribed by regulation 717.

(2) Where flexible conduit is used, as permitted in regulation 743, bonding jumpers with approved fittings shall be provided around the conduit.

INSTALLATION IN CLASS II DIVISION 2 LOCATIONS

TRANSFORMERS AND ELECTRICAL CONDENSERS

757. Transformers and electrical condensers that contain a liquid that will burn and are installed in a Class II Division 2 location shall be installed in a vault that conforms to regulations 512 to 521, both inclusive.

758. Every transformer and electrical condenser that contains a liquid that will not burn and is installed in a Class II Division 2 location shall conform to regulation 741.

759. Every air-cooled transformer installed in a Class II Division 2 location shall

- (a) be installed in a vault; or
- (b) have its windings and terminal connections enclosed in a tight metal housing without ventilation or other opening and operate at not more than 750 volts.

760. No transformer or electrical condenser shall be installed in a location where dust from the production of magnesium, aluminum or aluminum-bronze powder is or may be present.

WIRING METHODS

761. (1) The wiring method in a Class II Division 2 location shall be rigid conduit.

(2) Every fitting or box in which a tap, joint or terminal connection is made shall

- (a) be fitted with a telescoping or close fitting cover or other effective means of preventing the escape of sparks or burning material; and
- (b) have no hole for attachment screws or other openings through which, after installation, sparks or burning material can escape, or through which adjacent combustible material can be ignited.

(3) Where it is necessary to use flexible connections, flexible metal conduit or type S flexible cord with bushed fittings shall be used.

(4) Where a flexible connection is subjected to oil or other corrosive conditions, the flexible cord shall be of a type approved for the class and group of the location.

(5) Every flexible cord shall contain an additional conductor for grounding.

SEALING

762. With respect to installations in Class II Division 2 locations, regulation 744 shall apply.

SWITCHES, MOTOR CONTROLLERS, CIRCUIT-BREAKERS AND FUSES

763. Every switch, motor controller, circuit-breaker and fuse, including a push-button, relay or similar device, installed in a Class II Division 2 location shall conform to regulations 745 and 746.

764. Where a fuse, switch or circuit-breaker is installed in a location in which dust from the production of magnesium, aluminum or aluminum-bronze powder is or may be present, the fuse, switch or circuit-breaker shall have a dust-tight enclosure approved for the class and group of the location.

CONTROL TRANSFORMERS AND RESISTORS

765. (1) Where switching mechanisms, including over-current devices, are used in conjunction with control transformers, impedance coils or resistors in a Class II Division 2 location, they shall have enclosures affording protection at least equivalent to that afforded by general-purpose enclosures.

(2) Every control transformer and impedance coil in a Class II Division 2 location shall be provided with a dust-tight metal housing without ventilating openings.

(3) Every resistor and resistance device, other than a heating element or over-current device, installed in a Class II Division 2 location shall have a dust-tight enclosure approved for the class and group of the location.

766. Where a control transformer, impedance coil or resistor is installed in a location where dust from the production of magnesium, aluminum or aluminum-bronze powder is or may be present, it shall be provided with a dust-tight enclosure approved for the class and group of the location.

MOTORS AND GENERATORS

767. (1) Except as provided in subregulation 2, every motor, generator and other rotating electrical machinery used in a Class II Division 2 location shall be

- (a) totally enclosed not ventilated;
- (b) totally enclosed pipe-ventilated; or
- (c) totally enclosed fan-cooled.

(2) Where, in the judgment of an inspector, only moderate quantities of non-conducting, non-abrasive dust are likely to accumulate in a location and the equipment in the location is readily accessible for routine cleaning and maintenance, there may be installed in the location

- (a) standard open-type machines without sliding contacts, centrifugal or other types of switching mechanism, including motor over-current devices or integral resistance-devices; or
- (b) standard open-type machines that have the contacts, switching mechanisms or resistance devices enclosed within tight metal housings without ventilating or other openings.

768. No motor, generator or other rotating electrical machinery of the semi-enclosed or splash-proof type shall be installed in a Class II Division 2 location.

769. Where a motor, generator or other rotating electrical machinery is installed in a location where dust from the production of magnesium, aluminum or aluminum-bronze powder is or may be present, the motor, generator or machine shall be

- (a) totally enclosed not ventilated; or
- (b) totally enclosed fan-cooled; and
- (c) approved for the class and group of the location.

VENTILATING PIPES

770. (1) Every vent-pipe and its connection in a Class II Division 2 location shall be sufficiently tight to prevent the entrance of appreciable quantities of dust into the ventilated equipment or enclosure, and to prevent the escape of sparks, flame or burning material which might ignite accumulations of dust or combustible material in the vicinity.

(2) Where metal vent-pipes are used, lock seams and riveted or welded joints may be used and, where flexibility is necessary, tight-fitting slip joints may be used.

FIXED AND PORTABLE APPLIANCES

771. (1) Every electrically-heated appliance, whether fixed or portable, used in a Class II Division 2 location shall be approved for the class and group of the location.

(2) Every motor of a motor-driven appliance in a Class II Division 2 location shall conform to regulations 767 to 769, both inclusive.

(3) The enclosure for every switch, circuit-breaker and fuse in a Class II Division 2 location shall conform to regulation 745.

(4) Every transformer, impedance coil and resistor forming part of or used in connection with an appliance in a Class II Division 2 location shall conform to regulation 747.

(5) Where a portable appliance may be used in a Class II Division 1 location and a Class II Division 2 location, the appliance shall conform to regulations 740 to 756, both inclusive.

772. Where a fixed or portable appliance is installed for use in a location where dust from magnesium, aluminum or aluminum-bronze powder is or may be present, the appliance shall be dust-tight and approved for the class and group of the location.

LIGHTING FIXTURES

773. (1) In every Class II Division 2 location

- (a) every portable lamp shall be approved for the class and group of the location and shall be clearly marked to indicate the maximum wattage of the lamp for which it is approved.
- (b) every lighting fixture for fixed lighting shall provide enclosures for lamps and lamp-holders designed to minimize the deposit of dust on the lamps and to prevent the escape of sparks, burning material or hot metal;
- (c) every lighting fixture for fixed lighting shall be protected from mechanical injury by a suitable guard or by its location;
- (d) every pendent fixture shall be suspended by a threaded rigid-conduit stem or chain with

an approved fitting, or by other approved means;

- (e) where a rigid stem is longer than 12 inches, flexibility shall be assured by the use of a fitting or flexible connector approved for the class and group of the location and installed not more than 12 inches from the point of attachment to the supporting box or fitting;
- (f) where the wiring between an outlet-box or fitting and a pendent fixture is not enclosed in conduit, flexible cord approved for hard usage shall be used;
- (g) every box, box-assembly and fitting used to support a lighting fixture shall be approved for the class and group of the location; and
- (h) the starting and control equipment for mercury-vapour and fluorescent lamps shall conform to regulation 765.

(2) Where dust from magnesium, aluminum or aluminum-bronze powder is or may be present, every fixture for fixed or portable lighting and its auxiliary equipment shall be dust-tight and approved for the class and group of the location.

FLEXIBLE CORDS

774. Every flexible cord used in a Class II Division 2 location shall conform to regulation 752.

RECEPTACLES AND ATTACHMENT PLUGS

775. Every receptacle and attachment plug used in a Class II Division 2 location shall be

- (a) of a polarized type which affords automatic connection to the grounding-conductor of the flexible supply cord; and
- (b) so designed that the connection to the supply circuit cannot be made or broken while live parts are exposed.

SIGNAL, ALARM, REMOTE-CONTROL AND LOCAL LOUD-SPEAKER SYSTEMS

776. (1) Where all or part of the apparatus and equipment of a signal, alarm, remote-control or local loud-speaker system is contained in a Class II Division 2 location

- (a) the contacts shall be enclosed
 - (i) in conformity with clause *c* of subregulation 1 of regulation 754; or
 - (ii) in a tight metal enclosure having a telescoping or tight-fitting cover and having no openings through which, after installation, sparks or burning material may escape;
- (b) the windings and terminal connections of every transformer and choke coil shall be contained in a tight metal enclosure without ventilating openings; and
- (c) every resistor, resistance device, thermionic tube and rectifier shall conform to clause *d* of subregulation 1 of regulation 754.

(2) Where a resistor referred to in clause *c* of subregulation 1 operates at approximately room-temperature, the enclosure may be of the general-purpose type.

(3) Where the dust present in the location is of an electrically conducting nature, the electrical wiring and equipment shall be rendered dust-tight.

(4) Where dust from magnesium, aluminum or aluminum-bronze powder is or may be present, all apparatus and equipment forming part of or used with the system shall be dust-tight and approved for the class and group of the location.

LIVE PARTS

777. No live part of electrical equipment or of an electrical installation shall be exposed in a Class II Division 2 location.

GROUNDING

778. (1) All electrical wiring and electrical equipment in a Class II Division 2 location shall be grounded in the manner required by regulation 717.

(2) Where flexible conduit is used as permitted in regulation 761, bonding jumpers with approved fittings shall be provided around the conduit.

INSTALLATION IN CLASS III DIVISION 1 LOCATIONS

TRANSFORMERS AND ELECTRICAL CONDENSERS

779. Every transformer and electrical condenser installed in a Class III Division 1 location shall conform to regulation 740.

WIRING METHODS

780. (1) The wiring method in a Class III Division 1 location shall be rigid conduit.

(2) Every fitting and box in which a tap, joint or terminal connection is made shall

- (a) be fitted with a telescoping or close-fitting cover or other effective means of preventing the escape of sparks or burning material; and
- (b) have no holes for attachment screws or other openings through which, after installation sparks or burning material may escape, or through which adjacent combustible material may be ignited.

(3) Where it is necessary to use flexible connections, flexible metal conduit or type S flexible cord with bushed fittings shall be used.

(4) Where a flexible connection is subjected to oil or other corrosive conditions, the flexible cord shall be of a type having a covering resistant to those conditions.

(5) Every flexible cord shall contain an additional conductor for grounding.

SWITCHES, MOTOR CONTROLLERS, CIRCUIT-BREAKERS AND FUSES

781. Every switch, motor controller, circuit-breaker and fuse installed in a Class III Division 1 location shall be dust-tight.

CONTROL TRANSFORMERS AND RESISTORS

782. Every transformer, impedance coil and resistor used in a Class III Division 1 location as or in conjunction with control equipment for motors, generators and appliances shall be dust-tight.

MOTORS AND GENERATORS

783. (1) Except as provided in subregulation 2, every motor, generator and other rotating electrical machinery used in a Class III Division 1 location shall be

- (a) totally enclosed not ventilated;
- (b) totally enclosed pipe-ventilated; or
- (c) totally enclosed fan-cooled.

(2) Where, in the judgment of an inspector, only moderate accumulations of lint and flyings are likely to collect on, in, or in the vicinity of a rotating electrical machine and the machine is readily accessible for routine cleaning and maintenance, there may be installed in the location

- (a) standard open-type machines without sliding contacts, centrifugal or other types of switching mechanism, including motor over-load devices;
- (b) standard open-type machines which have the contacts, switching mechanisms or resistance devices enclosed within tight metal housings without ventilating or other openings; or
- (c) self-cleaning textile motors of the squirrel-cage type.

VENTILATING PIPES

784. (1) Every vent-pipe for a motor, generator or other rotating electrical machinery or for enclosures for electrical apparatus or equipment in a Class III Division 1 location shall

- (a) be of metal or of an equally substantial non-combustible material;
- (b) if of metal, be not lighter than No. 24 U.S. sheet metal gauge;
- (c) lead directly to a source of clean air outside a building;
- (d) be screened at the outer end to prevent the entrance of small animals or birds; and
- (e) be protected against mechanical damage and against rust or other corrosive agent.

(2) Every vent-pipe and its connections shall be sufficiently tight to prevent the entrance of appreciable quantities of fibres or flyings into the ventilated equipment or enclosure, and the escape of sparks, flame or burning material which might ignite accumulations of fibres or flyings or combustible material in the vicinity.

(3) Where metal vent-pipes are used, lock seams and riveted or welded joints may be used and, where flexibility is necessary, tight-fitting slip joints may be used.

FIXED AND PORTABLE APPLIANCES

785. (1) Every electrically-heated appliance, whether fixed or portable, used in a Class III Division 1 location shall be provided with a dust-tight enclosure and shall be approved for Class II locations.

(2) Every motor of a motor-driven appliance in a Class III Division 1 location shall conform to regulation 783.

(3) The enclosure for every switch, motor controller, circuit-breaker and fuse in a Class III Division 1 location shall conform to regulation 781.

LIGHTING FIXTURES

786. In every Class III Division 1 location

- (a) every lighting fixture shall be of a dust-tight type so designed that in the event of a lamp or lamp-holder burning out no spark or hot metal escapes from the fixture, and so marked as to indicate clearly the maximum wattage for which it is constructed;

- (b) every lighting fixture which may be exposed to mechanical injury shall be protected by a suitable guard;
- (c) every pendent fixture shall be suspended by a stem of threaded rigid conduit or threaded metal tubing of equivalent thickness;
- (d) where a rigid stem is longer than 12 inches, flexibility shall be ensured by the use of a fitting or flexible connector approved for the class and group of the location and installed not more than 12 inches from the point of attachment to the supporting box or fitting;
- (e) every box, box-assembly or fitting used to support a lighting fixture shall be dust-tight; and
- (f) every portable lamp shall
 - (i) be dust-tight;
 - (ii) be protected by a substantial guard;
 - (iii) have a lamp-holder of the keyless type with no exposed metal parts; and
 - (iv) be clearly marked to indicate the maximum wattage of the lamp for which it is designed.

FLEXIBLE CORDS

787. Every flexible cord used in a Class III Division 1 location shall conform to regulation 752.

RECEPTACLES AND ATTACHMENT PLUGS

788. Every receptacle and attachment plug used in a Class III Division 1 location shall conform to regulation 775.

SIGNAL, ALARM, REMOTE-CONTROL AND LOCAL LOUD-SPEAKER SYSTEMS

789. Every signal, alarm, remote-control and local loud-speaker system in a Class III Division 1 location shall conform to regulation 754.

ELECTRIC CRANES

790. (1) No electric crane which operates over combustible fibres shall be operated on a system having a grounded conductor.

(2) The feeders for an electric crane in a Class III Division 1 location shall be equipped with a recording ground-detector and shall be protected by a relay which automatically opens the feeder circuit-breaker when the insulation of the system falls below 1000 ohms.

(3) Where a crane operates in a room used for the storage of combustible fibres, the bare conductors shall be screened so as to prevent the escape of sparks or hot particles and the moving current-collectors shall be so designed as to minimize sparking at sliding contacts.

(4) Where the distance of travel of the crane permits, the current shall be supplied to the crane through type S flexible conductors equipped with an approved type of reel or take-up device.

ELECTRIC TRUCKS

791. No electric truck shall be used in a Class III Division 1 location.

STORAGE-BATTERY CHARGING EQUIPMENT

792. (1) All storage-battery charging equipment shall be located in a separate room built or lined with substantial non-combustible materials,

(2) The room shall be so constructed as to exclude flyings or lint.

(3) The room shall be well ventilated.

LIVE PARTS

793. Except as prescribed by regulation 790, no live parts of electrical equipment or of an electrical installation shall be exposed in a Class III Division 1 location.

GROUNDING

794. Except as permitted by regulation 790, all electrical wiring and electrical equipment in a Class III Division 1 location shall be grounded as prescribed by regulation 778.

INSTALLATION IN CLASS III DIVISION 2 LOCATIONS

TRANSFORMERS AND ELECTRICAL CONDENSERS

795. Every transformer and electrical condenser installed in a Class III Division 2 location shall conform to regulations 757 to 759, both inclusive.

WIRING METHOD

796. The wiring method in Class III Division 2 locations shall conform to regulation 780 but, in sections, compartments and areas used solely for storage and containing no machinery, open wiring on insulators may be used, if it is installed in conformity with regulations 93 to 104, both inclusive, and the protection prescribed by regulations 82 to 91, both inclusive, is provided in all places where the conductors are not run in roof spaces or out-of-reach of sources of mechanical injury.

SWITCHES, MOTOR CONTROLLERS, CIRCUIT-BREAKERS AND FUSES

797. Every switch, motor controller, circuit-breaker and fuse in a Class III Division 2 location shall be dust-tight.

CONTROL TRANSFORMERS AND RESISTORS

798. Every transformer, impedance coil and resistor used in a Class III Division 2 location as or in conjunction with the control equipment for motors, generators and appliances shall be provided with a dust-tight enclosure approved for the class and group of the location.

MOTORS AND GENERATORS

799. (1) Every motor, generator and other rotating electrical machinery shall be

- (a) totally enclosed not ventilated;
- (b) totally enclosed pipe-ventilated; or
- (c) totally enclosed fan-cooled.

(2) No motor, generator or other rotating electrical machinery of the protected type shall be installed in a Class III Division 2 location.

VENTILATING PIPES

800. All ventilating pipes in a Class III Division 2 location shall conform to regulation 784.

FIXED AND PORTABLE ELECTRICAL APPLIANCES

801. Every fixed or portable electrical appliance in a Class III Division 2 location shall conform to regulation 785.

LIGHTING FIXTURES

802. Every lighting fixture in a Class III Division 2 location shall conform to regulation 786.

FLEXIBLE CORDS

803. Every flexible cord used in a Class III Division 2 location shall conform to regulation 752.

RECEPTACLES AND ATTACHMENT PLUGS

804. Every receptacle and attachment plug used in a Class III Division 2 location shall conform to regulation 775.

SIGNAL, ALARM, REMOTE-CONTROL AND LOCAL LOUD-SPEAKER SYSTEMS

805. Every signal, alarm, remote-control and local loud-speaker system installed in a Class III Division 2 location shall conform to regulation 754.

ELECTRIC CRANES

806. Every electric crane installed in a Class III Division 2 location shall be installed as prescribed by regulation 790.

STORAGE-BATTERY CHARGING EQUIPMENT

807. Storage-battery charging equipment shall be located in rooms conforming to regulation 792.

ELECTRIC TRUCKS

808. (1) Every electric truck used in a Class III Division 2 location shall have wheels equipped with rubber tires or made of non-conducting material.

(2) The batteries for the electric trucks shall be charged only in rooms conforming to regulation 792.

LIVE PARTS

809. Except as permitted by regulation 790, no live parts of electrical equipment or of an electrical installation shall be exposed in a Class III Division 2 location.

GROUNDING

810. Except as prescribed by regulation 790, all electrical wiring and equipment in a Class III Division 2 location shall be grounded in conformity with regulation 778.

PART XIV

GARAGES, SERVICE STATIONS AND FILLING STATIONS

811. This Part shall apply to electrical apparatus and wiring installed in garages, service stations and filling stations and shall be supplementary to and not exclusive of any other Part.

812. Those parts of garages, service stations or filling stations in which concentrations of gasoline vapour may collect shall be deemed to be Class I locations under Part XIII and shall be treated thereunder as Division 1 or Division 2 locations according to the conditions prevailing therein.

WIRING METHODS

813. (1) Where a garage does not accommodate more than two vehicles, any wiring method specified in Part III may be used.

(2) Where the floor area of a garage is sufficient to accommodate more than two vehicles, the wiring shall be in

- (a) conduit;
- (b) surface metal race-ways;
- (c) armoured-cable;
- (d) wire-ways; or

(e) bus-ways.

814. Where a garage, service station or filling station is located in a rural area or in an isolated location on a highway, it may be wired with non-metallic sheathed cable if

- (a) the conductor is not smaller than No. 12 B. & S. gauge, and
- (b) there are not more than 12 outlets to any one circuit,

but fuses rated at more than 15 amperes shall not be installed.

ARCING OR SPARKING

815. (1) Where generators, motors, controllers and similar equipment having commutators, collector rings, or make-and-break or sliding contacts are located 4 feet or more above the floor level of a garage, service station or filling station, they shall

- (a) be of the totally-enclosed type, or
- (b) have wire screens or perforated metal with openings of not more than 5/100 inch in one dimension placed at the commutator or brush ends of the motors and generators so as to prevent the discharge of particles.

(2) Where cut-outs, switches, receptacles, fixed lamp-holders, charging panels or other electrical equipment which tends to produce arcs or sparks are installed in a garage, service station or filling station within 4 feet of the floor, they shall be of a type approved for use in Class I locations under Part XIII.

GASOLINE PUMPS

816. Where a gasoline pump or other equipment for handling gasoline contains within its pedestal wiring for electric current

- (a) the wiring shall be in rigid conduit; and
- (b) every joint in the conduit and other electrical fitting or device forming a part of the assembly shall be approved for use in a Class I location under Part XIII.

FLEXIBLE CORDS

817. (1) In garages, service stations and filling stations

- (a) the flexible cord for pendent lamps shall be of type K or type S;
- (b) the flexible cord for portable lamps and equipment shall be type S; and
- (c) the flexible cord for battery charging shall be type S.

(2) Every flexible cord and every device used with a flexible cord in a garage, service station or filling station shall conform to clause *d* of subregulation 1 of regulation 431, clause *b* of subregulation 1 of regulation 441 and subregulation 2 of regulation 441.

BATTERY-CHARGING EQUIPMENT

818. (1) Where battery-charging equipment is used in a garage, service station or filling station, the connectors shall have a capacity in amperes sufficient to carry the charging currents likely to be encountered and shall be so designed or so hung that at least one connector will break apart readily at any position of the charging cable.

(2) Every live part of battery-charging equipment shall be guarded against accidental contact.

(3) Where battery-charging equipment is connected directly to vehicles by means of plugs suspended from overhead wiring, the plugs shall hang at least 6 inches above floor level and no connector need be placed in the cable or at the outlet.

819. (1) Every cord used for the connection of a portable appliance to an outlet in a garage, service station or filling station shall carry the male end of a polarity-type pin-plug connector or some suitable equivalent.

(2) The female end of the connector shall be so designed or so hung that the connector breaks apart readily at any position of the cable.

(3) Every connector shall, where practicable, be kept at least 4 feet above floor level.

LAMP-HOLDERS

820. (1) The lamp-holders of every fixture and pendent lamp in a garage, service station or filling station shall be connected in conformity with regulations 611 to 622, both inclusive.

(2) Every portable lamp used in a garage, service station or filling station shall be equipped with a handle, lamp-holder, hook and a substantial guard attached to the lamp-holder or to the handle.

(3) Every lamp-holder used in a garage, service station or filling station shall be keyless and of moulded composition, metal-sheathed porcelain or of any other type approved for the purpose.

LIVE PARTS

821. Every live part of electrical equipment in a garage, service station or filling station shall be so guarded as to prevent accidental contact therewith.

GROUNDING

822. Every metallic conductor-enclosure and every exposed metal part of fixed equipment, other than a pendent lamp operating at not more than 150 volts, shall be grounded in accordance with Part VII.

PART XV

LOCATIONS IN WHICH CORROSIVE LIQUIDS OR VAPOURS OR EXCESSIVE MOISTURE ARE LIKELY TO BE PRESENT

GENERAL

823. This Part shall apply to electrical equipment and installations in locations in which corrosive liquids or vapours or excessive moisture are likely to be present and shall be supplementary to and not exclusive of any other Part.

824. In this Part

- (a) "Category 1" when applied to a location means that the location is one in which moisture in the form of vapour or liquid is present in quantities which are likely to interfere with the normal operation of electrical equipment whether the moisture is caused by condensation or the dripping or splashing of liquid or otherwise; and
- (b) "Category 2" when applied to a location means that the location is one in which corrosive liquids or vapours are likely to be present in quantities which are likely to interfere with the normal operation of electrical equipment.

825. Where the expressions "Category 1" or "Category 2" do not appear in any regulation in this Part, the regulation shall be applicable to both categories.

WIRING AND EQUIPMENT

826. (1) There shall be installed in Category 1 and Category 2 locations only such electrical equipment as is essential for the processes being carried on therein.

(2) Service equipment, motors, panelboards, switchboards and other electrical equipment shall, where practicable, be installed in rooms or sections of the building which are not Category 1 or Category 2 locations.

827. (1) Where the electrical equipment is or is likely to be partially or wholly submerged, it shall be of a submersible type of construction.

(2) Where the electrical equipment is or is likely to be subjected to direct streams of liquid under pressure, it shall be of a water-tight type of construction.

(3) Where the electrical equipment is or is likely to be exposed to corrosive vapours, it shall be of a vapour-tight type of construction.

(4) Where the electrical equipment is or is likely to be exposed to splashing of water, it shall be of a splash-proof type of construction.

(5) Where the electrical equipment is or is likely to be exposed only to the falling or condensing of moisture, it shall be of a drip-proof type of construction.

828. (1) Where conductors are exposed to moisture in a Category 1 location, they shall

- (a) if used in open wiring or in conduit, be of the rubber-insulated, R or RW, type or the thermoplastic-insulated, T or TW, type; or
- (b) if used in open wiring, be of the weatherproof, WP, type.

(2) Non-metallic sheathed cable shall not be used in a Category 1 location other than a dairy barn, chicken house or other farm building.

(3) Armoured-cable may be used in a Category 1 location but the conductors shall be lead-sheathed.

(4) Split knobs shall not be used in a Category 1 location.

829. (1) Subject to subregulations 2, 3 and 4, where conductors are exposed to corrosive vapours in a Category 2 location they shall be of

- (a) the weatherproof, WP, type;
- (b) the varnished-cloth, VC, or asbestos-varnished-cloth type; or
- (c) the rubber-insulated, R or RW, type.

(2) The weatherproof, WP, type shall be used only for conductors run as open wiring.

(3) In a wet location, the varnished cloth, VC, or asbestos-varnished-cloth types shall not be used unless lead-covered.

(4) Where the vapours likely to be present are of such nature that a conductor of a type specified in subregulation 1 would not afford adequate protection, an inspector may require the use of any other type.

(5) Non-metallic sheathed cable shall not be used in a Category 2 location other than a dairy barn, chicken house or other farm building.

(6) Surface metal race-ways, under-floor race-ways, bare conductors, armoured-cable, wire-ways, bus-ways and split knobs shall not be used in a Category 2 location.

830. Where open conductors enter or issue from a Category 1 or Category 2 location, the conductors shall

- (a) have drip loops formed on them; and
- (b) pass through the wall of the location in an upward direction and in non-combustible, non-absorptive insulating tubes.

831. (1) Where conduit is used, it shall

- (a) be arranged so as to drain at frequent intervals to suitable locations; and
- (b) be equipped with approved fittings which permit the moisture to drain out of the system.

(2) Where a conduit leaves a warm room and enters a cooler atmosphere, it shall be sealed off so as to prevent breathing and subsequent condensation.

(3) All conduits, metal enclosures and fittings shall be protected by approved corrosion-resisting material.

(4) Every joint in a conduit in a Category 1 location shall be water-tight.

(5) Approved enamelled conduit may be used in a Category 1 or Category 2 location.

832. (1) Every cabinet and fitting in a Category 1 location shall be

- (a) of splash-proof or drip-proof construction;
- (b) so placed as to prevent moisture or water from entering and accumulating within the cabinet or fitting; and
- (c) mounted so as to give at least one-half inch clearance from the supporting surface.

(2) Every screw and bolt used to secure electrical equipment in place shall be of corrosion-resisting metal.

833. Every circuit in a Category 1 or Category 2 location shall, where practicable, be arranged so that the current-carrying conductors may be entirely cut off from the supply of electrical power or energy at a convenient point outside the location.

834. (1) Pendent lamp-holders shall be

- (a) of the moulded composition weather-proof type; and
- (b) hung from stranded rubber-insulated conductors not smaller than No. 14 B. & S. gauge.

(2) Where the pendent conductors exceed 3 feet in length they shall be twisted together.

835. (1) Every lighting fixture in a Category 1 location shall be so constructed that water cannot enter or accumulate within the fixture.

(2) Every lighting fixture in a Category 2 location shall be of the vapour-tight type.

836. (1) Every receptacle and attachment plug for portable equipment shall be

- (a) of the weatherproof type; and
- (b) provided with approved grounding terminals and conductors properly connected to ground.

(2) The flexible cord for portable equipment shall be of type S and shall contain an extra conductor for grounding purposes.

837. Every exposed, non-current-carrying metal part of all fixed or portable electrical equipment, including appliances, fixtures, cabinets and metal enclosures, shall be grounded as prescribed by Part VII.

838. Every live part of electrical equipment shall be so guarded as to prevent accidental contact therewith.

839. Where non-metallic sheathed cable is used in barns or stables, it shall not be run

- (a) directly over windows, doors or other openings in outside walls; or
- (b) where condensation is liable to form on the cable through marked differences in temperature, unless the cable is protected in the manner prescribed by regulation 842.

840. Non-metallic sheathed cable shall not be installed in root-houses without special permission.

841. Non-metallic sheathed cable shall not be run

- (a) in stair wells; or
- (b) through ventilating ducts or similar openings between stables and lofts or other rooms above stables.

842. (1) Where non-metallic sheathed cable is run from a stable to a loft or room above the stable, it shall be run through a length of rigid conduit.

(2) The conduit shall be

- (a) sealed at the upper end with an approved insulating compound; and
- (b) left unsealed at the lower end.

PART XVI

MOTION-PICTURE STUDIOS, PROJECTORS, FILM EXCHANGES AND FILM VAULTS

WIRING AND EQUIPMENT

843. Regulations 844 to 858, both inclusive, apply to motion-picture studios, exchanges, factories and laboratories and to any building or portion of a building in which motion-picture films are manufactured, exposed, developed, printed, re-wound, repaired or stored, but they do not apply where only approved, slow-burning cellulose acetate film or its equivalent is used.

844. The wiring method shall be rigid conduit but portable cables or flexible cord may be used on studio stages and at other locations where fixed wiring methods are impracticable.

845. Where lamp outlets are installed on walls, they shall consist of lamp-holders mounted in outlet-boxes and shall be equipped with open-end guards riveted to the covers of the boxes.

846. Every pendent lamp shall be suspended by means of reinforced cord, armoured cord or armoured cable and shall be protected by lamp-guards.

847. At patching tables and where film is exposed outside standard containers, the lighting fixtures shall be of the vapour-tight type with their conductors enclosed in rigid conduit.

848. (1) Every lighting fixture installed in a film vault shall be of the explosion-proof type approved for use in a Class I Group C location under Part XIII and have a metal cage or guard protecting the globe.

(2) The lighting fixtures shall be installed as close as practicable to the ceiling of the vault.

849. The wiring in a film vault shall be in rigid conduit with threaded joints at couplings, boxes and fittings.

850. (1) Every lighting fixture in a film vault shall be controlled by a double-pole switch with a red pilot light.

(2) The switch and pilot light shall be located outside the vault.

851. (1) Electric wiring within the film vault shall be so arranged that when the switch is off, all conductors within the vault are dead.

(2) Conduits shall be run only from the switch to the lighting fixture within the vault and shall not be run directly from vault to vault.

(3) The run of conduit shall be sealed off near the switch enclosure with a fitting and compound approved for the purpose.

852. No electrical equipment other than that necessary for fixed lighting shall be placed or used in any vault in which nitro-cellulose film is stored.

853. (1) Every portable lamp shall have a composition or metal-sheathed porcelain, keyless lamp-holder.

(2) Every cord of a portable lamp shall carry the male end of a pin-plug connector or its equivalent and the female end shall be so designed or so hung that the connector breaks apart readily at any position of the cord.

(3) The connector shall be kept at least 1 foot from the floor.

(4) The lamp-holder shall be provided with a guard, hook and handle.

(5) Subregulations 1, 2, 3 and 4 shall not apply to portable lamps used as properties in a motion-picture set on a studio stage or similar location.

854. Type S cord shall be used on all portable lamps and equipment.

855. (1) Where motors or generators have brushes or sliding contacts they shall be of the approved dust-tight or enclosed types.

(2) Subregulation 1 shall not apply to motors or generators used on studio stages where the live parts of the motors or generators are guarded or enclosed in conformity with regulation 858.

856. Every switch shall be of the externally-operated type.

857. All metallic conductor-enclosures and all exposed metal parts of fixed electrical equipment, other than pendent lamps operating at not more than 150 volts, shall be grounded in conformity with Part VII.

858. (1) The live parts of all electrical equipment shall be so enclosed as to prevent accidental contact therewith.

(2) Every rheostat shall be enclosed and externally operated.

MOTION-PICTURE PROJECTORS

859. Every motion-picture projector shall

(a) be approved for use as an assembly; or

(b) consist of an approved projector with an approved projector-lamp.

860. The conductors which supply outlets for motion-picture projectors of the professional type shall be of a size adequate for the projector used.

861. Where the ambient temperature at the conductor of an arc lamp or other equipment used in connection with a motion-picture projector exceeds 50 degrees centigrade or 122 degrees Fahrenheit asbestos-covered conductors shall be used.

862. The flexible cord used on portable projection equipment shall be of the S, SJ or K type.

863. Every incandescent lamp in a projection room or booth shall be

(a) provided with an approved lamp-guard; or

(b) protected by an incombustible shade or other incombustible enclosure.

864. Motor-generator sets, frequency changers, transformers, rectifiers, rheostats and similar equipment for the supply or control of electrical current to arc lamps or motion-picture projectors shall not be located in the same room as the arc lamp or motion-picture projector.

SOUND-RECORDING, SOUND-REPRODUCING AND SIMILAR EQUIPMENT

865. Regulations 866 to 869, both inclusive, apply to installations of equipment and wiring used for sound-recording and reproduction, centralized distribution of sound, public-address and speech-input systems, and electronic organs.

866. The wiring and equipment from the source of power to devices connected to an interior wiring system and the wiring and equipment between the devices shall conform to the regulations relating to the particular locations involved except as modified or amended by regulation 867 to 869, both inclusive.

867. Where the conductors of different systems are grouped in the same conduit or other metallic enclosure or in a portable cord or cable

(a) the power-supply conductors shall be properly identified and used only to supply power to the equipment to which the other conductors are connected;

(b) the input leads to a motor-generator or rotary-converter shall be run separately from the output leads;

(c) the conductors shall be insulated either individually or collectively in groups, by insulation at least equivalent to that on the power-supply and other conductors, except where the power-supply and other conductors are separated by a lead sheath or other continuous metallic covering;

(d) the flexible cords and cables shall be of S, SJ, K, P, or some other type approved for the purpose for which they are used;

(e) the conductors of the flexible cords, other than power-supply conductors, shall not be smaller than No. 26 B. & S. gauge if they are not in direct electrical connection with the power-supply conductors and are equipped with current-limiting means so that the maximum power under any condition does not exceed 150 watts;

(f) the terminals for the conductors shall be marked to show their proper connections; and

(g) the terminals for conductors other than power-supply conductors shall be separated from the terminals for the power-supply conductors by a space at least as great as that between power-supply terminals of opposite polarity.

868. (1) Where storage batteries are used in connection with sound-recording, sound-reproducing and similar equipment, they shall be installed in conformity with regulations 538 to 542, both inclusive.

(2) The storage-battery leads shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T or TW, type.

869. (1) Where the circuits through which electric current is supplied to heat the filament of a tube in a vacuum-tube circuit are supplied by lighting branch-circuits or by storage batteries of more than 20 ampere-hours' capacity, they shall have over-current protection of not more than 15 amperes.

(2) The circuits through which electric current is supplied to the plate in a vacuum-tube circuit shall have over-current protection of not more than 1 ampere in each positive lead.

(3) The circuits through which voltage is impressed on the grid in a vacuum-tube circuit may be without over-current protection.

(4) The over-current devices shall be located as near as practicable to the battery.

PART XVII

ELECTRICALLY-OPERATED PIPE-ORGANS

GENERAL

870. Regulations 871 to 876, both inclusive, apply to the electrical circuits and parts of electrically-operated pipe-organs which are used to control sounding apparatus and keyboards of the pipe-organs but do not apply to electronic organs.

871. (1) The source of electrical energy shall be

- (a) a self-excited generator; or
- (b) a primary battery.

(2) The operating potential shall not be more than 15 volts.

872. The frame of the generator shall

- (a) be effectively insulated from ground and from the motor which drives it; or
- (b) be grounded.

873. All conductors other than

- (a) common-return conductors, and
- (b) conductors inside the organ proper, the organ sections and the organ console,

shall be arranged in a compact assembly.

874. Every organ cable shall be of a type approved for the purpose.

875. (1) Cables shall be neatly and securely held in place.

(2) Cables may be attached directly to the organ structure without insulating supports.

(3) Cables shall not be placed in contact with other conductors.

876. The circuits shall be so subdivided and protected at or near the source of current by enclosed fuses of not more than 15 amperes capacity that every conductor is protected by one or other of the fuses.

MOTORS AND LIGHTING

877. Every remotely-controlled organ-blower motor shall be provided with a pilot lamp of the neon type located at the organ console.

878. (1) Every organ-blower motor shall be installed in a room or compartment having walls and ceiling of such construction as to retard the spread of fire for at least 45 minutes.

(2) Subregulation 1 shall be deemed to be complied with where

- (a) the construction of the walls is of 2-inch by 4-inch wood studs with expanded metal-lath on each side and $\frac{3}{4}$ inch thickness of gypsum-and-sand plaster;
- (b) the ceiling is of the double metal-lath and plaster type; and
- (c) the door to the room or compartment is self-closing and consists of at least two 1-inch layers of lumber with a membrane of asbestos paper weighing at least 30 pounds per 100 square feet placed between the layers.

879. (1) Organ lofts shall be illuminated by means of rigid conduit and dust-tight fixtures.

(2) Every conductor used for illumination shall be completely enclosed within the conduit or fitting.

(3) A receptacle shall be provided in the organ loft for the supply of current to an approved portable hand-lamp.

PART XVIII

RADIO INSTALLATIONS

GENERAL

880. This Part shall apply to radio installations and shall be supplementary to and not exclusive of any other Part.

881. This Part does not apply to radio or electrical equipment installed on board a ship or to antennae used for coupling carrier-current to line conductors.

882. Every lightning arrester, receptacle and attachment plug, including a condenser plug, used for attachment to an electric supply circuit to serve as an antenna, shall be approved for use in a radio installation.

ANTENNA SYSTEMS

883. Every antenna support shall be located at least 10 feet measured horizontally from the nearest light, heat, power or communication conductor.

884. Where antenna counterpoises and lead-in conductors cross over or under a communication circuit or a power or lighting circuit of less than 750 volts, they shall be so located as to prevent accidental contact with the circuits by reason of sagging or swinging and there shall be a clearance of at least 4 feet.

885. Every indoor antenna shall

- (a) have a clearance of at least 4 inches from the conductors of lighting, heating, power or communication circuits; or
- (b) be separated from the conductors by conduit or by porcelain tubes, flexible tubing or other firmly-secured, non-conducting material.

886. There shall be a clearance of at least 6 feet between antenna or lead-in conductors and any conducting material forming part of or attached to a lightning-rod system.

887. Except where the lead-in conductor from the antenna to its entrance into the building is protected by a continuous grounded metallic shield, every conductor of a lead-in from an outdoor antenna of a receiving station shall be provided with an approved lightning arrester.

888. (1) Lightning arresters may be installed outside or inside a building but, where installed inside, they shall be between the point of entrance of the lead-in conductor and the radio installation and as near as practicable to the entrance point of the lead-in conductor.

(2) Lightning arresters shall not be installed near flammable material or in a hazardous location.

GROUNDING-CONDUCTORS

889. (1) Every radio receiving station shall be provided with a grounding-conductor.

(2) The grounding-conductor may

(a) be run inside or outside a building;

(b) be uninsulated and affixed directly to the surface of the building without insulating supports; and

(c) serve for both protective and operating purposes, where the ground terminal of the equipment is connected to the ground terminal of the lightning arrester.

(3) Every grounding-conductor shall run as straight as practicable and shall be grounded in conformity with Part VII.

PART XIX

INCANDESCENT SIGNS AND INCANDESCENT OUTLINE LIGHTING

GENERAL

890. This Part shall apply to incandescent signs and incandescent outline lighting and shall be supplementary to and not exclusive of any other Part.

891. The potential between a conductor and ground shall not exceed 150 volts.

892. The conductors shall be of the rubber-insulated, R, or equivalent type.

893. (1) The conductors shall be soldered to the terminals of receptacles.

(2) Every exposed part of a conductor or terminal shall be treated to prevent corrosion.

894. (1) Where sign-leads pass through the walls or partitions of the structure of the sign, they shall be protected by incombustible absorption-resisting bushings.

(2) Where sign-leads are run as open wiring, they may be cabled.

895. (1) Irrespective of the number of outlets, the wiring shall be subdivided into branch-circuits which can be properly protected by over-current devices rated or set at not more than 15 amperes.

(2) The branch-circuits shall be protected by over-current devices rated or set at not more than 15 amperes.

(3) The over-current devices shall not be used to protect any other circuit.

896. Every incandescent sign and all incandescent outline lighting shall be so located that a person working

thereon is not liable to come into contact with overhead conductors.

897. Where sheet metal is used in the construction of sign-boxes and outline troughs, it shall be

(a) of not less than No. 28 U.S. sheet-metal gauge; and

(b) galvanized or treated with at least 3 coats of anti-corrosive paint or otherwise suitably protected from corrosion.

898. Every incandescent sign shall be constructed entirely of metal or other suitable material but wood may be used for the external decoration of the sign if it is kept at least 2 inches distant from any lamp-holder.

899. Every sign-box and outline trough shall be so designed as to

(a) afford ample strength and rigidity to render it practically weatherproof;

(b) enclose all terminals and wiring other than the leads; and

(c) provide drainage for each compartment by means of one or more holes of at least $\frac{1}{4}$ inch in diameter.

900. Where over-current devices, flashers, non-weatherproof transformers or other similar devices are placed on or within the body or structure of a sign or on the exterior of a building, they shall be contained in a separate, completely-enclosed, accessible approved box or cabinet.

901. Surface race-ways shall not be used.

902. Every fixed sign shall be grounded in conformity with Part VII.

OUTLINE LIGHTING

903. The conductors for outline lighting shall be run

(a) as open wiring;

(b) in rigid conduit;

(c) in metal troughs; or

(d) as lead-sheathed armoured-cable.

904. (1) Where the conductors are run in rigid conduit or as armoured-cable, every lamp-holder shall be installed in an individual outlet-box.

(2) Where the conductors are run in metal troughs, the lamp-holders shall be installed in the troughs.

905. (1) Where sheet steel is used for troughs, it shall be of not less than No. 28 U.S. sheet-metal gauge.

(2) Every trough shall be constructed with strength and rigidity adequate to the conditions to which it is likely to be exposed and shall be treated to prevent rusting.

906. (1) Where open wiring is used, a minimum distance of 1 inch shall be maintained between the conductors and adjacent surfaces.

(2) Where flexible tubing is used, it shall be kept at least $\frac{1}{4}$ inch from adjacent surfaces and the end of the tubing shall be sealed and painted with a moisture-repellent substance.

907. (1) Every lamp-holder shall be of such type and so installed

- (a) that it cannot turn; and
- (b) that its terminals are at least $\frac{1}{2}$ inch from adjacent conducting material and from the terminals of adjacent lamp-holders.

(2) Where open wiring is used, the separation shall be at least 1 inch.

908. Where open wiring is used in a circuit or part of a circuit in which the conductors are connected to lamp-holders which hold the conductors at least 1 inch from adjacent surfaces and which are placed not more than 12 inches apart, the lamp-holders shall be deemed to afford adequate support and spacing for the conductors.

909. Where lamp-holders are spaced more than 12 inches apart, the conductors shall be supported on incombustible absorption-resisting insulators at intervals of not more than 12 inches.

910. Subject to regulation 908, where open wiring is used, a separation of $2\frac{1}{2}$ inches shall be maintained between conductors.

911. Every lamp-holder shall be of the keyless type and made of porcelain or other insulating material.

912. Miniature lamp-holders shall not be used without special permission.

913. (1) No circuit shall have more than 30 outlets.

(2) The circuits shall be so arranged that the lamps supplied thereby shall in no case be such as to cause more than 15 amperes to pass through a branch-circuit fuse.

PART XX

THEATRES

GENERAL

914. This Part shall apply to electrical equipment and installations in theatres and shall be supplementary to and not exclusive of any other Part.

915. No live part of permanent or temporary wiring or of electrical equipment shall be exposed.

916. (1) Wiring shall be in rigid conduit but

- (a) other wiring methods may be authorized for temporary work;
- (b) flexible cord may be used where permitted by these regulations; and
- (c) flexible conduit or armoured cable may be used by special permission.

(2) Surface race-ways shall not be used on the stage side of the proscenium wall.

917. The electrical equipment used by a travelling theatre-company, circus or other travelling show, whether or not the performance is held within a theatre, shall not be used at any performance until a permit is obtained from the Commission.

918. Where the auditorium of a theatre has a seating capacity of more than 100 persons or has an area of more than 600 square feet, there shall be installed and maintained in the theatre an emergency lighting-system conforming to Part XXI.

919. (1) Every metal race-way shall be grounded.

(2) Except the frames and enclosures of portable equipment on grounded circuits operating at not more

than 150 volts to ground, all metal frames and enclosures of equipment, including border lights, shall be grounded.

PORTABLE AND STATIONARY SWITCHBOARDS

920. Every switchboard shall be

- (a) of the dead-front type; and
- (b) protected above with a suitable metal guard or hood extending the full length of the board and completely covering the space between the wall and the board in such manner as to protect the board from falling objects.

921. (1) Where a stage-switchboard has exposed live parts on the back of the board, it shall be enclosed by the walls of the building or by wire-mesh grills or by other approved means.

(2) The entrance to the enclosure shall be a self-closing door.

922. (1) Every theatre, other than a theatre used exclusively for motion pictures, shall have installed at suitable locations therein 2 extra service-boxes for the proper and convenient supply of current to extra equipment.

(2) One box shall be located at each end of the stage.

(3) The boxes shall be connected in a permanent manner to the main service or to a separate source of supply.

(4) Where the boxes are made for 2-wire circuits they shall have a capacity of not less than 400 amperes.

(5) Where the boxes are made for 3-wire circuits they shall have a capacity of not less than 200 amperes.

(6) The boxes shall be equipped with fuses and quick-break switches or approved equivalent devices.

923. Every dimmer shall be so connected as to be dead when its circuit switch is open but a dimmer which does not open the circuit may be connected in a grounded neutral conductor.

924. (1) Every portable switchboard shall be placed within an enclosure of substantial construction but may be so arranged that the enclosure is open during operation.

(2) Where the enclosure is of wood, it shall be completely lined with sheet metal of not less than No. 24 U.S. sheet-metal gauge suitably protected against corrosion.

(3) There shall be no exposed live parts within the enclosure, other than those on dimmer face-plates.

925. (1) Every portable switchboard shall be supplied by means of an approved stage-cable terminating within the switchboard-enclosure in an externally-operated, enclosed, fused master-switch.

(2) The master-switch shall be so arranged as to cut off current from all apparatus within the enclosure, other than the pilot light.

(3) The cable shall be of sufficient current-carrying capacity to carry the total load-current of the switchboard.

(4) The ampere-rating of the fuses of the master-switch shall not be greater than the total load-current of the switchboard.

(5) Portable switchboards shall be supplied only from outlets specifically provided for the purpose.

926. (1) Every conductor within the switchboard-enclosure shall be of the stranded asbestos-covered type enclosed in a metal trough or otherwise properly supported and securely fastened in position.

(2) The conductors shall have a current-carrying capacity of not less than that of the switch or over-current device to which they are connected.

(3) Every conductor shall be bushed at the point where it passes through a metal enclosure.

(4) The strands of the conductor shall be soldered together before they are fastened under a clamp or binding-screw.

(5) Where a conductor of No. 8 B. & S. gauge or of a larger size is connected to a terminal

(a) it shall be soldered into a lug; or

(b) an approved solderless connector shall be used.

927. (1) Stage cables shall be

(a) of an approved type; and

(b) so arranged that no strain is placed on the clamps and binding-screws.

(2) Where the cables pass through metal or wood enclosures, they shall be protected by metal bushings.

(3) Where stage cables are connected to terminals or binding posts within a switchboard enclosure, the terminals and posts shall be so located as to permit convenient access thereto.

928. Every switch shall be

(a) of the enclosed type; and

(b) externally operated.

929. (1) All fuses shall be

(a) of the plug type or cartridge type; and

(b) provided with enclosures in addition to the switchboard enclosure.

(2) Every circuit leaving a switchboard shall have an over-current device in each ungrounded conductor.

930. (1) The terminals of every dimmer shall be provided with an approved enclosure.

(2) Every dimmer face-plate shall be so arranged that accidental contact cannot readily be made with the face-plate contacts.

931. (1) A pilot light shall be installed within every switchboard enclosure.

(2) The pilot light shall be so connected to the circuit supplying the switchboard that the opening of the master switch does not cut off the supply to the lamp of the pilot light.

(3) The lamp shall be on an independent circuit protected by an over-current device rated or set at not more than 15 amperes.

FOOTLIGHTS, BORDERS, PROSCENIUM SIDE-LIGHTS, STRIPS AND BUNCHES

932. (1) Where footlights, borders, proscenium side-lights, strips or bunches are wired in conduit or as armoured-cable, every lamp-holder shall be installed in an individual outlet box.

(2) Where the lights are not wired in conduit or as armoured-cable, all the lamp-holders and the wiring therefor shall be installed in a steel trough.

(3) Where sheet steel is used in connection with the lights, it shall be of ample strength and rigidity having regard to the general construction of the installation and shall be treated to prevent rusting.

(4) The metal work for footlights, borders and proscenium side-lights shall be not less than No. 20 U.S. sheet-metal gauge.

(5) The metal work for bunches and portable strips shall be not less than No. 24 U.S. sheet-metal gauge.

(6) Where the lighting devices are equipped with mogul lamp-holders, the lighting devices shall be constructed with double walls and with adequate ventilation between the walls.

933. (1) The terminals of the lamp-holders shall be separated from the metal of the trough by at least $\frac{1}{2}$ inch.

(2) The conductors shall be soldered to the terminals of the lamp-holders.

934. Where a pendent lighting-device contains a lamp or group of lamps of more than 100 watts capacity, it shall be furnished with a wire guard of not more than $\frac{1}{4}$ -inch mesh so arranged as to prevent danger from falling glass.

935. Borders shall be wired with conductors of the asbestos-covered, A, type or the asbestos-covered varnished-cloth, AVA or AVB, type but where the temperature does not exceed 194 degrees Fahrenheit the slow-burning, SB, type may be used.

936. (1) Borders and strips shall be so suspended as to be electrically and mechanically safe.

(2) Where wire rope is used for the suspension of borders each length thereof shall be insulated by at least one strain insulator at the point of attachment to the border.

937. Borders and strips shall be so constructed that the flanges of the reflectors or other suitable guards protect the lamps from mechanical injury and from accidental contact with scenery or other combustible material.

938. (1) The cables for borders shall be fed from points on the grid-iron or from other approved overhead points but shall not be fed from side walls.

(2) Flexible cable shall be of S or K type.

STAGE AND GALLERY POCKETS

939. (1) Stage and gallery pockets shall be controlled from the switchboard.

(2) At least 1 receptacle of not less than 30-ampere capacity shall be installed in the gallery of a theatre in which dramatic or operatic performances are presented.

940. (1) The conductors which supply arc pockets shall be not smaller than No. 6 B. & S. gauge.

(2) The conductors which supply incandescent pockets shall be not smaller than No. 12 B. & S. gauge.

(3) All conductors which supply pockets shall be of ample size to supply all receptacles therein at full rating.

941. (1) The rated capacity of an arc pocket shall be not less than 35 amperes.

(2) The rated capacity of an incandescent pocket shall be not less than 15 amperes.

942. Plugs for arc and incandescent pockets shall not be interchangeable.

943. (1) Where the wiring to pockets is in rigid conduit, the conduit shall end at a point approximately 12 inches away from the pocket and the wiring shall be continued in flexible conduit in the form of a loop at least 2 feet long with sufficient slack to permit the raising or lowering of the box.

(2) Where the rigid conduit is embedded in concrete, its end shall emerge from the concrete at the point referred to in subregulation 1.

FIXTURES ON SCENERY

944. (1) Fixtures attached to stage scenery shall be

- (a) of the internally-wired type; or
- (b) wired with P type or other cord approved for hard usage.

(2) The fixtures shall be secured firmly in place.

(3) The stems of the fixtures shall be carried through to the back of the scenery and shall have a suitable bushing on the end thereof.

STRING OR FESTOONED LIGHTS

945. Joints in the wiring of string or festooned lights shall be staggered where practicable.

946. Where the lamps of string or festooned lights are enclosed in paper lanterns or shades or other devices of combustible material, they shall be equipped with lamp guards.

DRESSING-ROOMS

947. (1) Every dressing-room shall contain at least 1 convenience outlet.

(2) All convenience outlets in dressing-rooms shall be controlled from the switchboard.

948. All lights in dressing-rooms shall be equipped with locked, open-end, wire guards.

949. Pendent lights in dressing-rooms shall be wired with armoured-cable or with flexible cord approved for hard usage as set out in Table 20.

PORTABLE EQUIPMENT

950. Portable equipment for stage effects shall be of a type approved for the purpose.

951. (1) An arc lamp may be used only when it is operated by a qualified operator.

(2) Where 2 lamps are so placed that one operator can properly watch and care for both, there may be one operator for the 2 lamps.

952. Flexible conductors for arc lamps, bunches or other portable equipment shall be of K type stage-cable or S type cord, but for separate miscellaneous portable devices operated under conditions where the conductors are not exposed to severe mechanical injury any approved cord protected by an over-current device rated or set at not more than 15 amperes may be used.

CURTAIN MOTORS

953. Every curtain motor shall be of the enclosed type.

STAGE FLUES

954. (1) Where stage-flue dampers are released by an electrical device, the circuit operating the device shall in normal operation be closed.

(2) The circuit shall be controlled by at least 2 single-pole switches enclosed in iron boxes with self-closing doors without locks or latches.

(3) One switch shall be placed at the electrician's station and the other at a place designated by an inspector.

(4) The device shall

- (a) be designed for the full voltage of the circuit to which it is connected;
- (b) be located in the loft above the scenery; and
- (c) be enclosed in a suitable iron box with a tight, self-closing door.

MOTION-PICTURE APPARATUS

955. The conductors which supply outlets for projectors of the professional type shall be of a size adequate for the projector used.

956. (1) Every flexible cord in a projection room or projection-machinery room shall be of a type approved for hard usage, as shown in Table 20.

(2) Every lamp-holder in a projection room or a projection-machinery room shall be of keyless, moulded-composition type equipped with wire guards.

957. Every switch used to control motion-picture apparatus shall be of the enclosed externally-operated type.

958. (1) Every projection room shall be equipped with an exhaust ventilation-fan sufficient to effect a complete change of air every 3 minutes.

(2) The fan shall be controlled from inside the projection room and from a nearby point outside the room.

959. Motor-generator sets, frequency changers, transformers, rectifiers, rheostats and similar equipment for the supply or control of electrical current to an arc lamp or motion-picture projector shall not be located in the same room as the arc lamp or motion-picture projector.

PART XXI

EMERGENCY LIGHTS

GENERAL

960. (1) Where the installation of emergency lights is required by these regulations, they shall be installed as prescribed by this Part.

(2) Where an emergency-lighting system operates at 50 volts or less, it shall also conform to Part XXII.

961. The conductors for emergency lights shall be installed in rigid conduit.

962. (1) The owner, lessee and manager of every building having an installation of emergency lights shall test them or cause them to be tested frequently to ensure security of operation.

(2) Where batteries are used as a source of supply for emergency lights, the batteries shall be kept

- (a) in proper condition;
- (b) fully charged at all times; and
- (c) in an adequately-ventilated battery-room.

963. (1) No component of an emergency-lighting system shall be installed in a room which contains

machinery using or used in connection with a combustible refrigerant.

(2) Storage batteries and generators for emergency-lighting systems shall be so located within the building as to reduce as far as is possible the hazards of interference or damage to the equipment by fire, explosion or flooding within the building.

(3) Where the nature of the occupancy, construction and internal fire-protection of a building warrant it, an inspector may require that the batteries or generators, or both, be located in a fire-resisting room segregated from other parts of the building by unpierced walls, floors and ceiling, or he may require that a self-closing, approved fire-door be installed in the door-way giving access to the battery- or generator-room from the outside of the building.

964. (1) Complete instructions for the operation and care of the emergency-lighting system shall be posted on the premises in a frame under glass.

(2) The form of the instructions and their location shall be subject to the approval of the inspector.

965. (1) Every emergency-lighting system shall be equipped with audible and visible trouble-signal devices which give warning of derangement of the current source or sources and which indicate when the emergency-lighting load is supplied from batteries or generators.

(2) Audible trouble-signals shall be so wired that when the signal is shut off a red warning or trouble-light assumes the protective function.

CURRENT-SUPPLY

966. The current-supply for emergency-lighting systems shall be such as to afford sure emergency lighting when the principal lighting system of the premises fails.

967. (1) The current-supply shall consist of a service supply and

- (a) a storage battery having sufficient capacity to supply and maintain, at not less than 91 per cent of full voltage, the total load of the emergency-lighting circuits for at least $\frac{1}{2}$ hour; or
- (b) a generator driven by steam or by internal-combustion engine or by water-turbine or by other dependable prime mover.

(2) Automobile batteries and lead batteries not of the sealed glass-jar type shall not be used under clause a of subregulation 1.

(3) Where a generator is used, it shall be

- (a) of capacity sufficient to carry the load; and
- (b) arranged to start automatically without failure and without undue delay upon the failure of the current-supply of the principal lighting of the building.

CIRCUITS

968. The wiring of emergency-lighting systems shall be kept entirely independent of all other wiring and equipment and shall not enter a fixture, race-way, box or cabinet occupied by other wiring.

969. No appliance or lamp, other than those required for the emergency lighting, shall be supplied by the emergency-lighting circuit.

CONTROL

970. (1) Every circuit for emergency lighting shall be controlled by a readily accessible switch.

(2) The switch shall be located in the lobby of the building or, where this is not practicable, at a place convenient to the main entrance of the building.

(3) An additional switch may be installed

- (a) at the main service or on the control panel of a special current-source; or
- (b) adjacent to the emergency switch to control separately the lights on the exterior of the building which are not required during daylight hours.

(4) An automatic light-actuated device approved for the purpose may be used instead of the switch referred to in clause b of subregulation 3.

(5) The emergency-lighting circuits shall not be connected to or controlled by a stage-lighting control.

OVER-CURRENT PROTECTION

971. (1) No device other than a service over-current device shall be placed ahead of the branch-circuit over-current devices.

(2) The branch-circuit over-current devices shall be accessible.

PART XXII

SMALL ISOLATED PLANTS

972. (1) This Part shall apply to

- (a) stationary electric power-plants in which
 - (i) steam, an internal-combustion engine or water-turbine or other prime mover is connected to an electric generator operating at a potential of less than 50 volts; or
 - (ii) a storage battery is the source of supply; and
- (b) the control devices used in the plant.

(2) This Part shall be supplementary to and not exclusive of any other Part governing ordinary low-potential installations.

973. The conductors, fittings, devices and appliances shall have a current-carrying capacity sufficiently larger than that required for the higher voltages used on ordinary commercial circuits to compensate for the additional current required in a low-voltage system.

974. The lamp-holders shall be of the 600-watt, 250-volt classification and shall be rated at not more than $3\frac{1}{2}$ amperes.

975. (1) No conductor shall have a current-carrying capacity less than that of No. 12 B. & S. gauge copper wire, but a flexible cord which supplies a single lamp-holder may be of No. 14 B. & S. gauge.

(2) In determining the size of conductors required, each lamp-holder shall be considered as loaded to not less than 2 amperes.

976. There shall not be more than 8 outlets on a branch-circuit.

977. The over-current devices which protect branch-circuits shall be rated or set at not more than 20 amperes.

978. (1) No current-consuming device rated at more than 5 amperes shall be connected to a branch-circuit which supplies incandescent lamps.

(2) Every current-consuming device rated at more than 5 amperes shall be supplied from a branch-circuit used for no other purpose and equipped with receptacles rated at not less than 20 amperes.

979. Batteries shall be kept in rooms or spaces having natural means of ventilation.

PART XXIII

STORAGE SPACE FOR FURS, SILKS, PYROXYLIN PLASTICS AND NITROCELLULOSE X-RAY FILM AND NITROCELLULOSE PHOTOGRAPHIC FILM

GENERAL

980. This Part shall apply to

- (a) merchandise vaults for the storage of furs or silks; and
- (b) vaults, store-rooms or areas and isolated buildings for the storage of pyroxylin plastics and nitrocellulose X-ray film and nitrocellulose photographic film.

FUR AND SILK STORAGE VAULTS

981. (1) Vaults for the storage of furs or silks shall be wired with rigid conduit.

(2) The outlet- or junction-boxes or other wiring enclosures shall have threaded hubs for the attachment of conduit.

(3) The hubs shall accommodate at least 3 full threads.

(4) Where a flexible connection is required, a short length of flexible steel conduit may be used.

982. (1) The electrical equipment in the vaults shall be limited to

- (a) supply conduits;
- (b) lighting fixtures;
- (c) motors for ventilation and cooling units or coils;
- (d) burglary- and fire-detection and fire-extinguishing systems; and
- (e) such other equipment as is necessary for the utilization of the vault.

(2) Service equipment, panelboards and switchboards, refrigeration-compressor motors and their controllers shall not be installed in vaults.

(3) Electric heaters shall not be installed or used in vaults unless approved for the purpose.

983. (1) Where lighting fixtures of the fluorescent or incandescent types are installed in vaults, they shall be of the vapour-tight or dust-tight types.

(2) No lighting fixture shall be so installed that goods in storage may be placed within 18 inches of it.

(3) Every lighting fixture shall at all times, and whether or not the lamp-holders are without lamps, be fitted with outer globes or enclosures.

(4) No incandescent fixture shall be provided with lamps of greater wattage than that which the fixture is approved to accommodate.

(5) Where incandescent fixtures are wired with rubber-insulated conductors, the insulation shall be at least 1/32 inch thick.

984. (1) The vaults shall not be illuminated by portable lamps.

(2) Extension cords shall not be used in vaults.

985. (1) Lighting branch-circuits in vaults shall be controlled by a double-pole switch located outside the vault but near the entrance thereto.

(2) Every switch which controls a lighting circuit shall be equipped with a red pilot-lamp located outside the vault and readily visible to persons in the workroom used in connection with the vault.

(3) Where a master switch is arranged to control the wiring in several vaults or more than 1 circuit in one vault, only 1 pilot light shall be required for the master switch.

986. Where motors are installed in vaults, they shall be of the totally-enclosed or the totally-enclosed, fan-cooled type.

987. (1) Every fractional-horse-power motor, whether manually or automatically started, shall be provided with individual overload protection unless it is of a type which cannot overheat through overload or failure to start.

(2) Where an alternating-current fractional-horse-power motor

- (a) has windings of sufficient impedance to prevent overheating, or
- (b) is fitted with a built-in device which prevents overheating and is approved for attachment to the motor protected by it,

the provisions of subregulation 1 shall be deemed satisfied.

(3) Every motor within a vault and every motor which operates a refrigeration unit used in connection with a vault shall be so arranged as to shut down automatically when a fire- or smoke-detection system or an automatic sprinkler-system goes into operation within the vault.

988. All non-current-carrying metal parts of an electrical installation within a vault shall be grounded in conformity with Part VII.

VAULTS AND ISOLATED BUILDINGS FOR THE STORAGE OF PYROXYLIN PLASTICS AND NITROCELLULOSE X-RAY FILM AND NITROCELLULOSE PHOTOGRAPHIC FILM

989. (1) Vaults and isolated buildings for the storage of pyroxylin plastics and nitrocellulose X-ray film and nitrocellulose photographic film shall be wired in conformity with regulations 848 to 852, both inclusive, but storage vaults for nitrocellulose photographic film shall not be located within a hospital or similar institution, the office of a medical practitioner or an X-ray laboratory.

(2) Storage vaults for nitrocellulose photographic film may be located on the roof of a hospital or similar institution, the office of a medical practitioner or an X-ray laboratory.

(3) Where a vault is located on the roof of a hospital, access to the vault shall be by means of a balcony or vestibule open to outside air and without direct communication to the remainder of the hospital.

(4) Where nitrocellulose photographic film is kept in an isolated storage-building or vault by a hospital, there shall be no communication tunnel between the vault or isolated building and the hospital building.

STORAGE ROOMS FOR PYROXYLIN PLASTICS AND
NITROCELLULOSE X-RAY FILM AND NITROCELLU-
LOSE PHOTOGRAPHIC FILM

990. Where pyroxylin plastics or nitrocellulose X-ray film or nitrocellulose photographic film is kept in a storage room which is part of a building, regulations 981, 982, 983, 986, 987 and 988 shall apply but no receptacle for an attachment plug and no portable lamp shall be installed or used in the storage room.

PART XXIV

HIGH-POTENTIAL INSTALLATIONS

GENERAL

991. (1) This Part shall apply to electrical installations operating at potentials of more than 750 volts, other than electrical equipment used

- (a) in connection with X-ray and high-frequency installations; or
- (b) for sign- or outline-lighting, radio- or signaling-transmission, or cold-cathode lighting.

(2) This Part shall be supplementary to and not exclusive of any other Part.

992. (1) The electrical equipment shall be made inaccessible.

(2) A permanent notice shall be displayed in a conspicuous position warning against working on live equipment unless protected by tongs, rubber gloves, rubber boots, rubber mats, or other suitable insulated or insulating appliances.

(3) The insulated or insulating appliances shall be maintained at all times in proper condition for use.

993. (1) Where supply voltages do not exceed 4,000 volts, auto-transformers may be used.

(2) Where low-potential circuits are supplied by an auto-transformer used in a high-potential installation, regulation 265 shall apply.

994. No person shall proceed with a high-potential installation unless the plans thereof have been filed with the Commission under regulation 22 and the written approval of the Commission thereto obtained.

CONDUCTORS

995. (1) The service conductors in occupancies other than sub-stations and transformer vaults shall be

- (a) single- or multiple-conductor, lead-covered cable approved for the purpose; and
- (b) armoured or installed in rigid conduit or duct.

(2) Where the service conductors are within a building they shall be installed only in fire-resisting, electrical-equipment rooms or vaults.

(3) The Commission may by special permission waive compliance with subregulation 2 where

- (a) the service entrance-equipment consists of metal-enclosed switch-gear operating at less than 15,000 volts between conductors; and
- (b) the transformers are installed in accordance with regulations 502 to 521, both inclusive.

996. (1) Overhead service-conductors may be carried into a building through suitable lead-in devices, but the conductors shall be so located or guarded as to be inaccessible from the ground or from a window, balcony or other place of vantage.

(2) The service conductors shall be

- (a) not smaller than No. 6 B. & S. gauge; or
- (b) lead covered.

(3) Where the conductors are lead covered, they shall be not smaller than No. 8 B. & S. gauge.

997. Where the voltage between conductors is more than 15,000 volts and the conductors are within a building, they shall be installed only in transformer vaults, sub-stations, fire-resisting motor rooms or other similar protected spaces.

998. Service-conductors and other conductors may be installed in conduit or ducts run under a building or within a wall of concrete or masonry, but the conduit or duct shall be surrounded throughout the entire length of its run by not less than 2 inches of concrete or masonry.

999. (1) Feeder and branch-circuit conductors shall be

- (a) single- or multiple-conductor cable approved for the purpose; and
- (b) armoured or installed in rigid or flexible conduit or duct.

(2) The cables shall be sheathed in lead or other approved absorption-resisting covering, but, in normally dry locations where there is no risk of flooding, cables having approved insulation without metallic sheathing may be installed.

(3) Where single-conductor cables are completely encircled by magnetic material all the cables shall be grouped within the same enclosure.

1000. Non-leaded cable having approved insulation shall be suitably shielded where it is necessary to confine the dielectric stress or to prevent corona damage to the insulation.

1001. Bare conductors may be used in central stations, sub-stations, motor- and generator-rooms, transformer-vaults and electrical-equipment vaults.

1002. (1) All conductors shall be mounted on suitable supports at intervals of not more than 4½ feet.

(2) Bare conductors, other than those for apparatus and devices, shall be so spaced as to provide

- (a) a clearance between bare live parts and adjacent surfaces, other than insulation and the bases of conductor-supports, of at least that prescribed in column 2 or 3 of Table 35 for indoor or outdoor installations respectively at the voltage between conductors shown in column 1 of the table; and
- (b) a clearance between bare live parts of at least that prescribed in column 2 or 3 of Table 36 for indoor or outdoor installations respectively at the voltage between conductors shown in column 1 of the table.

(3) The conductors and their supports, including insulators, shall have such strength and stability as to ensure the maintenance of the required clearance under all operating conditions.

1003. (1) The cables shall be protected by approved terminal facilities against hazards arising from moisture or mechanical injury.

(2) Where splices or taps are required between lengths of lead-sheathed cable

- (a) the splices or taps shall be thoroughly insulated; and

- (b) the lead sheath shall be continuous over the splices or taps.

1004. Lead covering, shielding, metal armour, conduit and fittings shall be thoroughly bonded together and grounded.

1005. (1) High-potential conductors shall not be installed in elevator hoist-ways.

(2) The conductors may be installed in conduit embedded in the masonry walls of the hoist-way, but the conduit shall be surrounded throughout the entire length of its run by not less than 2 inches of masonry.

1006. (1) Where one or more transformers supply only buildings under the same ownership or occupation, the primary conductors may be considered as service conductors, but

- (a) they shall be provided with a switch or circuit-breaker capable of interrupting the full current on the service;
- (b) the circuit-breaker shall be capable of operation by the consumer from within the buildings served; and
- (c) the high-potential service equipment shall be inaccessible.

(2) The requirements of clauses *a* and *b* of subregulation 1 may be satisfied by a remote-control circuit-breaker or by other suitable means which trips the circuit-breaker from within the buildings served by the transformer or transformers.

1007. (1) Where closely-grouped, open conductors with insulating coverings are subject to arcs or heat caused by short-circuits in nearby conductors, the open conductors shall have a flame-retarding outer covering.

(2) The coverings shall be stripped back from the terminals a sufficient distance to prevent leakage of current.

CONTROL AND PROTECTIVE EQUIPMENT

1008. (1) Every service shall be equipped with a circuit-breaker.

(2) The circuit-breaker shall

- (a) be installed as close as possible to the service entrance;
- (b) be arranged to control all ungrounded conductors of the service;
- (c) have a rupturing capacity acceptable to the supply authority;
- (d) be fitted in each ungrounded conductor of the circuit with protective devices adjusted to the satisfaction of the supply authority and of the inspector;
- (e) be of the trip-free type; and
- (f) incorporate means for indicating whether it is open or closed.

(3) Where regulation 1015 is complied with, fuses used in conjunction with a non-automatic oil switch may be used as a circuit-breaker.

(4) Where the total load on the service consists solely of transformers and the service equipment is installed in a vault, the service circuit-breaker may be dispensed with if

- (a) (i) the primary potential does not exceed 25,000 volts;

- (ii) the total load does not exceed 200 kilo-volt amperes per phase; and

- (iii) a non-automatic oil switch with suitable fuses of rupturing capacity acceptable to the supply authority is installed; or

- (b) (i) the primary potential does not exceed 5,000 volts;

- (ii) the total load does not exceed 100 kilo-volt amperes per phase; and

- (iii) suitable fuses of rupturing capacity acceptable to the supply authority are installed.

1009. (1) At every service entrance an isolating switch of the air-break type shall be installed on each primary service-conductor on the supply side of the circuit-breaker or switch and as close as possible to the service entrance.

(2) Where the fuses permitted by clauses *a* and *b* of subregulation 4 of regulation 1008 are of a type which may be operated as an isolating switch, they may be used as isolating switches if they completely disconnect all other service equipment from the source of supply.

(3) Where the service is not over 5,000 volts and is installed in a transformer vault under the sole control of the supply authority, the isolating switch may, by special permission, be replaced by a disconnecting pot-head.

1010. (1) Oil circuit-breakers for potentials of more than 5,000 volts shall

- (a) be isolated from other apparatus where practicable; and
- (b) be outside the vaults containing the transformers controlled by the circuit-breakers.

(2) Where series trip-coils are used, they shall be suitably guarded.

(3) Where oil circuit-breakers are mounted in a closed compartment, they shall be equipped with means to indicate whether the breaker is open or closed.

(4) Oil circuit-breakers shall

- (a) be mounted
 - (i) well away from the control panel; and
 - (ii) in a fire-proof switch room or motor room; or
 - (iii) in a vault which conforms to regulations 512 to 521, both inclusive; or
- (b) be metal-clad switch-gear of the truck, cubicle or switch-house type.

(5) Oil circuit-breakers for potentials of more than 15,000 volts shall be installed only in vaults which conform to regulations 512 to 521, both inclusive.

1011. Where isolating switches are installed at locations other than service entrances, the switches shall be placed ahead of circuit-breakers or other switches, unless the control consists of enclosed, removable truck-panels or metal-clad switch-gear units so arranged that when they are removed from their normal position the circuit-breaker or switch is automatically disconnected from all live parts.

1012. (1) Barriers shall be provided on each side of each pole of every isolating switch, unless the isolating switches are so interlocked that they cannot be operated under load.

(2) A notice warning against improper operation shall be installed near every isolating switch.

1013. Every isolating switch of the air-breaker type, whether located at a service-entrance point or elsewhere, shall be inaccessible.

1014. Every operating unit and all apparatus, other than transformers, and every branch-circuit and feeder shall be protected against over-current by a circuit-breaker or fuses having a rating sufficient for the voltage employed and for the maximum current which is required to be interrupted.

1015. (1) Where fuses are used, each fuse shall

- (a) be of a type suitable for the purpose for which it is used; and
- (b) have the rating prescribed by regulations 1014.

(2) Fuses shall not be used on any circuit having a potential of more than 15,000 volts between conductors.

(3) Fuses shall be used only

- (a) for the protection of individual feeder- or branch-circuits at the point where the circuits receive their supply;
- (b) for the protection of individual transformers or of groups of transformers operating as a unit where the transformers are supplied by a common feeder which is protected at the point where it receives its supply by a manually-operated or remote-control circuit-breaker; or
- (c) for the protection of other classes of apparatus if special permission is obtained.

(4) Where, under clause a of subregulation 3 there is more than 1 circuit, there shall be a manually-operated circuit-breaker installed between the point of origin of the circuits and the source of supply.

(5) Notwithstanding clause b of subregulation 3 a circuit which supplies a single transformer or group of transformers shall not be required to have circuit-breaker protection.

1016. (1) Fusible cut-outs shall be so installed that the blowing of the fuse does not cause injury to persons or damage to equipment.

(2) Every fusible cut-out shall be inaccessible.

1017. (1) Where oil-immersed isolating switches are used, they shall be mechanically or electrically interlocked with the circuit-breaker or circuit-breakers so that an isolating switch cannot be opened or closed until the circuit-breaker is, or the circuit-breakers are, open.

(2) Every oil-immersed isolating switch shall be equipped with

- (a) a position indicator operated from the contact bars; or
- (b) inspection ports through which the position of the contacts are visible.

PART XXV

X-RAY AND HIGH-FREQUENCY INSTALLATIONS

1018. This Part shall apply to X-ray and high-frequency installations and shall be supplementary to and not exclusive of Parts I to IX, both inclusive.

HIGH-VOLTAGE GUARDING

1019. (1) Every high-voltage part of X-ray apparatus, other than the X-ray tube and its leads, shall be

- (a) provided with a mechanical barrier designed to prevent too close approach to the high-voltage parts; or
- (b) rendered shock-proof by shields of grounded metal or approved insulating material.

(2) High-voltage generators operating at 300 or more peak kilo-volts, other than those used with shock-proof portable units or shock-proof, self-contained, stationary units, shall be installed in rooms separate from those which contain the equipment supplied by the generators.

(3) The circuit which supplies the generator shall be controlled by a suitable switch.

(4) The switch shall be so arranged that it is open at all times except while the door of the room in which the generator is contained is locked from the outside.

(5) Where X-ray tubes are used in therapy, they shall be mounted in a grounded metal enclosure.

1020. (1) Every X-ray machine shall be equipped with a milliammeter or other suitable measuring instrument.

(2) The milliammeter or other measuring instrument shall be

- (a) readily visible from the control position;
- (b) connected, where practicable, in the grounded lead; and
- (c) guarded if connected in the high-voltage lead.

1021. All X-ray apparatus for industrial use shall be of the shock-proof type.

WIRING AND PROTECTION

1022. (1) Overhead high-voltage conductors for electrical equipment which is not shock-proof shall be

- (a) adequately safeguarded against contact by persons; or
- (b) kept distant from opposite polarities, ground and floor at least the number of inches prescribed in column 2, 3 or 4 respectively of Table 37 for the voltage peak shown in column 1 of the table.

(2) High-voltage leads on tilting tables and fluoroscopes shall be

- (a) adequately insulated; or
- (b) so surrounded by barriers that inadvertent contact with them is unlikely.

1023. (1) The low-voltage circuit of the step-up transformer shall contain

- (a) a manually-operated control device having overload protection; and
- (b) an over-current device for the protection of the circuit.

(2) The control device and the over-current device shall have no exposed live parts.

(3) Where the X-ray equipment is used for diagnostic work there shall be an additional switch on the low-voltage circuit of the transformer.

(4) The additional switch shall be

- (a) a switch with a spring or other mechanism which opens automatically when not held closed by the operator; or
- (b) a time-switch which opens automatically after the period of time for which it has been set.

1024. Where more than 1 piece of apparatus is operated from the same high-voltage source, each piece shall be equipped with a high-voltage switch giving independent control.

1025. (1) All low-frequency current-carrying parts of machines of the quenched-gap or open-gap type shall be so insulated or guarded that they cannot be touched during operation.

(2) Every part of the X-ray machine, other than the high-frequency circuit proper which normally delivers high-frequency current for therapeutic purposes, shall be deemed to be a low-frequency current-carrying part.

1026. Where a transformer forms part of an X-ray or high-frequency apparatus, the transformer, whether it contains oil or not, shall not be subject to regulations 502 to 510, both inclusive.

1027. All X-ray generators which have electrical condensers shall have a suitable manual means of discharging the electrical condensers.

1028. (1) Every X-ray generator of 200 or more peak kilo-volts, other than a generator forming part of a self-contained unit, shall have a sphere-gap installed in the high-voltage system.

(2) The sphere-gap shall be so adjusted that it breaks down on a surge of over-voltage.

GROUNDING

1029. (1) The non-current-carrying metal parts of tube-stands, fluoroscopes and other apparatus shall be grounded in conformity with Part VII.

(2) Where operators work in proximity to high-voltage parts

- (a) insulating floors, mats or platforms shall be provided; or
- (b) the parts shall be rendered shock-proof.

1030. Where short-wave therapy machines are used, the treatment tables and examining chairs shall be wholly non-metallic.

PART XXVI

HIGH-POTENTIAL LUMINOUS-DISCHARGE-TUBE SIGNS

1031. (1) This Part shall apply to electrical installations for high-potential luminous-discharge-tube signs and shall be supplementary to and not exclusive of any other Part.

(2) In this Part "gas-tube" means a luminous-discharge tube.

WIRING

1032. (1) The conductors shall be installed

- (a) as open work;
- (b) as concealed conductors on insulators;
- (c) in rigid or flexible conduit; or

(d) by special permission in electrical metallic tubing.

(2) The conductors may be run from the ends of tubing to the grounded mid-point of the transformers for the signs, but the transformers shall have terminals at the mid-point.

(3) Where the transformer is of the mid-point grounded type, the connections between the high-voltage terminals of the transformer and the line ends of the tubing shall be as short as possible.

1033. Insulated conductors shall be

- (a) not smaller than No. 14 B. & S. gauge; and
- (b) of a type approved for the voltage of the circuit and for the purpose.

1034. There shall be no sharp bends in a conductor.

1035. (1) Where open wiring is used for an indoor sign the wiring shall be mounted on non-combustible, non-absorptive insulators.

(2) Where porcelain insulators are used, they shall be glazed on all exposed surfaces.

(3) There shall be a separation of at least $1\frac{1}{2}$ inches at all times between conductors and between conductors and other objects.

(4) Conductors shall not be exposed to mechanical injury.

(5) Where conductors are within reach, they shall

- (a) be lead-covered and approved for the purpose; or
- (b) be installed in metal troughing.

1036. (1) Where concealed conductors on insulators are used for an indoor sign, they shall be separated by at least $1\frac{1}{2}$ inches from each other and from all objects other than the insulators on which they are mounted.

(2) Each conductor shall be installed in a channel lined with non-combustible material and used for no other purpose.

(3) The insulators shall be of non-combustible, non-absorptive material.

1037. Where conductors hang freely in air in show-windows and similar locations away from combustible material and are not subject to mechanical injury, their protection may be dispensed with.

1038. (1) Where conductors are in rigid or flexible metal conduit or, with special permission, in electrical metallic tubing, an inspector may require that they be lead covered.

(2) Where the conductors are covered with lead or other metallic sheathing

- (a) the covering shall extend beyond the end of the conduit or tubing; and
- (b) the surface of the cable shall not be injured at the point where the covering terminates.

(3) The insulation on conductors, whether leaded or unleaded, other than conductors at grounded mid-point terminals, shall extend at least 4 inches beyond the end of the lead, conduit or tubing.

EQUIPMENT

1039. The voltage of the open-circuit secondary of transformers shall not exceed 15,000 volts with a plus or minus tolerance of 10 per cent.

1040. (1) The transformers shall be of a type approved for the purpose.

(2) Open core-and-coil transformers shall not be used for gas-tube signs other than small portable or indoor signs.

1041. (1) Where transformers are exposed to the weather, they shall be of the weatherproof type or otherwise protected against weather.

(2) Where transformers and other electrical equipment operating at a high-potential are not of the weatherproof type, they shall be installed in approved cabinets or placed within the metal enclosure for the complete assembly of the sign.

(3) Every transformer shall be accessible.

1042. Except as permitted by regulation 638, the high-voltage windings of the transformers shall not be connected in series or in parallel.

1043. (1) Every transformer shall be protected by an over-current device.

(2) Where the combined load does not exceed 1,650 volt-amperes, 2 or more transformers may be protected by 1 over-current device.

(3) Where additional devices are used for the individual protection and disconnection of transformers in signs, the devices may be placed either inside or outside the structure of the sign.

(4) Where the devices are exposed to the weather, they shall be weatherproof.

1044. Where snap switches are used to control the circuits which supply mercury-vapour and gas-tube lamps and their transformers, the switches shall

(a) be of a type approved with the assembly; or

(b) have a current rating of not less than twice the current requirement of the lamps or transformers.

1045. Gas-tubes shall be of such length and so constructed that there is no continuous over-voltage on the transformer.

1046. Gas-tubes shall be adequately supported on non-combustible, non-absorptive insulating supports so placed as to maintain a separation of not less than $\frac{1}{4}$ inch between the tube and the metal parts of the sign including barriers through which the tube passes.

1047. Gas-tubes shall not be located where they

(a) can come into contact with flammable material; or

(b) are exposed to mechanical injury under normal conditions.

1048. The connections at electrodes shall be mechanically and electrically secure.

1049. (1) The terminals of gas-tubes shall be

(a) isolated from combustible material; and

(b) rendered inaccessible by being placed within

(i) the enclosure of the sign; or

(ii) a separate approved enclosure consisting of incombustible absorption-resisting insulating material or of sheet metal of not less than No. 24 U.S. sheet-metal gauge.

(2) Where a sheet-metal enclosure is subject to corrosion, it shall be

(a) galvanized;

(b) treated with at least 3 coats of anti-corrosive paint; or

(c) otherwise suitably protected.

1050. Electrode receptacles for gas-tubes shall be of an approved type.

1051. Where gas-tubes do not terminate in approved electrode receptacles, every live part of the tube terminals shall be so supported as to maintain a separation of at least $1\frac{1}{2}$ inches between the conductors and any grounded metal.

1052. A flexible non-conducting seal may be used to close the opening between a gas-tube and its receptacle against entrance of dust or moisture, but the seal shall not be

(a) in contact with grounded conducting material; or

(b) depended upon for the insulation of the gas-tube.

1053. Enclosures of insulating material shall be

(a) of a non-combustible non-absorptive material; and

(b) approved for the voltage of the circuit.

1054. Enclosures for transformers and regulating coils shall be

(a) well ventilated; and

(b) so designed as to prevent the emission of flames or sparks in case of burning.

1055. Where enclosures for transformers, regulating coils or gas-tube terminals have within the enclosure any exposed live parts, the enclosures shall

(a) be so arranged that the door or cover of the enclosure cannot be opened while the primary circuit is closed; or

(b) have displayed thereon a notice bearing the words "DANGER—HIGH VOLTAGE. Disconnect the current before opening this door".

1056. Where isolated tube-terminal boxes are bonded together on an outline system, the bonding conductor shall be copper wire not smaller than No. 10 B. & S. gauge.

1057. (1) Every sign, trough, transformer enclosure, metal frame and all exposed metal parts shall be grounded in the manner prescribed by Part VII.

(2) The isolated non-current-carrying metal parts of outline lighting may be bonded by No. 10 B. & S. gauge copper conductors and grounded in conformity with Part VII.

PART XXVII

ELECTRICAL COMMUNICATION SYSTEMS

1058. This Part shall apply to electrical communication systems and shall be supplementary to and not exclusive of any other Part.

1059. Remote-control circuits and signal circuits which use conductors in a cable assembly with conductors forming part of a communication circuit shall be deemed to be communication circuits for the purposes of this Part.

CLASSIFICATION OF COMMUNICATION CIRCUITS

1060. (1) "Class 1" when applied to an electrical communication circuit means that the circuit is other than a Class 2 circuit.

(2) "Class 2" when applied to an electrical communication circuit means that the circuit is

- (a) operated as part of a central-station or central-exchange telephone, telegraph, district messenger or similar communication system; or
- (b) a local signalling circuit which may or may not extend beyond one building and in which the current in the circuit is limited in relation to the voltage between conductors
 - (i) to 5 amperes, where the circuit operates at not more than 15 volts;
 - (ii) to 3 amperes, where the circuit operates at more than 15 volts but not more than 30 volts;
 - (iii) to 2 amperes, where the circuit operates at more than 30 volts but not more than 60 volts; and
 - (iv) to 1 ampere, where the circuit operates at more than 60 volts but not more than 150 volts.

(3) The limitation of the current in the circuit under subclauses i and ii of clause *b* of subregulation 2 shall be made by

- (a) a fuse;
- (b) the current being supplied from a transformer or other device having inherent current-limiting characteristics and approved for the purpose; or
- (c) the current being supplied from primary batteries.

(4) The limitation of the current in the circuit under subclause iii of clause *b* of subregulation 2 shall be made by

- (a) a fuse; or
- (b) the current being supplied from a transformer or other device having inherent current-limiting characteristics and approved for the purpose.

(5) The limitation of the current in the circuit under subclause iv of clause *b* of subregulation 2 shall be made by a fuse and a transformer approved for the purpose and having inherent current-limiting characteristics or another current-limiting device so designed that the maximum power-input does not exceed 150 watts when the output-terminals are short-circuited.

1061. Every Class 1 circuit shall be

- (a) deemed to be a power circuit;
- (b) constructed in conformity with Parts I to XIII; and
- (c) subject to the approval of an inspector.

1062. Where Class 2 circuits are installed in conformity with regulations 1063 to 1074, both inclusive, they shall not be subject to the approval of an inspector, but where the communication circuit derives power for operation from a supply circuit, the transformer or other current-limiting device used at the junction of the communication circuit and the supply circuit shall be subject to the approval of an inspector.

ELECTRICAL COMMUNICATION SYSTEMS IN BUILDINGS

1063. (1) Conductors on the customer's or subscriber's side of the protector and conductors inside buildings in which no protector is provided shall be neatly arranged and secured in place in a convenient and workmanlike manner.

(2) The conductors of an electrical communication system shall not be brought within 2 inches of any conductor of an electric-light or power system unless

- (a) one system is in conduit; or
- (b) both systems are permanently separated by a continuous, firmly-fixed non-conductor other than the insulation on the conductors.

1064. Where conductors are bunched in a vertical run they shall

- (a) have a flame-retarding covering sufficient to prevent the carrying of fire from floor to floor;
- (b) be encased in incombustible tubing; or
- (c) be located in a fire-proof shaft having fire-stops at each floor.

1065. Communication conductors shall not be placed in any outlet box, junction-box or similar fitting or compartment which contains electric light or power conductors unless

- (a) the communication conductors are separated from the electric-light or power conductors by a suitable partition; or
- (b) the power conductors are placed in the box, fitting or compartment solely for the purpose of supplying power for signalling equipment or for connection to remote-control equipment.

1066. (1) Where transformers or other devices supply current to a signal system from an electric-light or power circuit, the transformers or other devices shall be of a type approved for the service.

(2) The secondary wiring shall conform to this Part.

(3) The primary supply-circuit wiring shall conform to Parts I to XIII, both inclusive.

1067. Where communication circuits and equipment are installed in a hazardous location, they shall conform to Part XIII.

PROTECTION

1068. (1) An approved protector shall be installed on every circuit.

(2) The protector shall be placed

- (a) within the building as near as practicable to the point of entrance of the circuit but not in the immediate vicinity of flammable or explosive materials; or
- (b) in a weatherproof box installed on the outside of the wall of the building and immediately adjacent to the point of entrance.

(3) The protector shall be mounted on an incombustible, absorption-resisting, insulating base, but where a number of conductors are grouped to serve a building, the protector may be mounted on a grounded metallic frame.

(4) Where the communication circuit enters a building underground, the protector may be located at the junction of the underground and aerial wires,

1069. (1) The protector shall consist of

- (a) a lightning-arrester inserted between each line-conductor and ground; and
- (b) a fuse inserted in each line-conductor.

(2) The protector shall be so arranged that the fuses protect the lightning-arresters.

(3) The protector terminals shall be plainly marked to indicate "line", "instrument" and "ground".

1070. Where an entire street-circuit is run underground, the protector may be dispensed with unless the part of the circuit between the street and the building is exposed to accidental contact with electric-lighting or power conductors which operate at a potential of more than 300 volts between conductors.

1071. The fuses which protect the lightning-arrester may be dispensed with on circuits which enter a building through metal-sheathed cable, but

- (a) the metal-sheath of the cable shall be grounded; and
- (b) the conductors in the cable shall be not larger than No. 24 B. & S. gauge.

GROUNDING

1072. (1) Class 2 systems shall be grounded as prescribed by Part VII but the grounding conductor shall be

- (a) of copper;
- (b) not smaller than No. 18 B. & S. gauge;
- (c) insulated with rubber not less than $\frac{1}{32}$ inch thick; and
- (d) covered with a substantial braid.

(2) The grounding conductors shall be

- (a) run in as straight a line as is possible; and
- (b) connected, where practicable, to a water-pipe ground.

(3) Where a water-pipe ground is not available, the connection may be made to a grounded metallic structure or to a driven ground.

1073. No grounding conductor or artificial ground used for grounding any other type of electrical system shall be used to ground a Class 2 communication system unless the grounding conductors of both systems are connected with a neutral grounding system, a public metallic-water-piping system or other low-resistance ground.

1074. (1) Every grounding conductor shall be attached to the water-pipe by an approved bolted clamp.

(2) The conductor shall be soldered or otherwise suitably connected to the clamp.

OUTSIDE CONDUCTORS

1075. (1) Outside communication-system conductors shall not be attached to the upper surfaces of roofs or be run within 6 feet measured vertically of a roof without special permission.

(2) Special permission shall not be necessary where the building is a garage or other auxiliary building of 1 storey.

1076. (1) Underground conductors shall not be placed in any duct or lateral which contains electric-lighting or power conductors.

(2) Electric-lighting or power conductors shall not be placed in a communication duct or lateral.

(3) Where man-holes are used jointly by electric-lighting or power cables and the cables of a communication system, the different classes of cable shall

- (a) be kept as far apart as possible; and
- (b) where practicable, enter and leave the man-holes at opposite sides thereof.

1077. Overhead communication conductors shall not

- (a) be attached to a cross-arm which carries electric-lighting or power conductors, or
- (b) be brought within 4 inches of electric-lighting or power conductors on the exterior wall of a building,

unless one system is in conduit or is permanently separated from the other systems by a continuous, firmly-fixed non-conductor, other than the insulation on the conductors.

1078. Where the metal sheaths of aerial communication-system cables are likely to come into contact with electric-lighting or power conductors, the sheaths shall be

- (a) interrupted at a point near the entrance of the cables into the building by an insulating joint or an approved equivalent thereof; or
- (b) grounded.

1079. (1) Where a pole carries the conductors of a communication system and of an electric-lighting or power system, the distance between the 2 inside pins on any cross-arm shall be not less than 30 inches.

(2) Subregulation 1 shall not apply to a pole which carries the conductors of one of the two systems for clearance purposes only at the intersection with the pole lines of the other system.

(3) The conductors of the communication system shall, wherever practicable, be supported on the lower cross-arms.

1080. (1) Aerial cables of the metal-sheathed type shall have paper or other suitable insulation.

(2) Where the cables are not metal-sheathed and the conductors are bunched, every conductor shall be insulated with rubber not less than $\frac{1}{32}$ inch thick and the entire assembly shall be covered with a substantial braid.

1081. (1) The conductors between the last outdoor support and the protector and every conductor attached to a building shall have

- (a) rubber insulation not less than $\frac{1}{32}$ inch thick on every wire; and
- (b) a substantial covering of braid.

(2) Where the conductors are attached to buildings and not run in conduit, they shall be separated from wood-work by supports of glass, porcelain or other insulating material suitable for the purpose.

1082. (1) Where the conductors enter a building they shall enter through

- (a) incombustible, absorption-resisting, insulating bushings;

- (b) rigid conduit; or
- (c) armoured-cable.

(2) Where bushings are used they shall, where practicable, slope upward from the outside.

(3) Where it is impracticable to have the bushings slope upward, drip-loops shall be formed in the conductors immediately outside the point of entrance into the building.

(4) Where conduit is used, it shall be equipped with weatherproof service-fittings.

(5) A bushing or conduit may accommodate more than 1 conductor.

1083. Regulations 1081 and 1082 shall not apply where

- (a) the conductors enter a building in the form of a cable which conforms to regulation 1080; or
- (b) the entire street-circuit is underground and the portion of the circuit between the street and the building is not likely to come into accidental contact with electric-lighting or power conductors of more than 300 volts between conductors.

PART XXVIII

PRIMARY AND SECONDARY LINES ON PRIVATE PROPERTY

WIRING OF NON-URBAN BUILDINGS

1084. In this Part

- (a) "power conductor" means a conductor which conveys electrical power or energy and is not part of a communication circuit;
- (b) "primary line" means a set of conductors operating at a potential of more than 750 volts; and
- (c) "secondary line" means a set of conductors operating at a potential of 750 volts or less.

1085. This Part shall apply to

- (a) the installation of primary and secondary lines on private property; and
- (b) the wiring of
 - (i) farm buildings; and
 - (ii) buildings in other than urban municipalities,

and shall be supplementary to and not exclusive of any other Part.

GENERAL

1086. Every person before commencing work on an electrical installation

- (a) shall comply with regulation 18;
- (b) where the work consists of the erection of a service line, shall consult with the local superintendent of the supply authority as to the layout of the service line and the location of the transformer and meter; and
- (c) where the work consists of the erection of conductors over or across a railway, shall produce to the Commission a plan of the crossing

endorsed by the railway company with an approval of the work.

1087. Where power conductors are to be laid underground or under water, the contractor shall submit to the Commission and obtain its written approval of the plans of the circuits of which the power conductors form part and of the specifications for the material and equipment for the circuits, before work is begun.

CLEARANCES

1088. Electrical equipment and power conductors shall be so constructed and maintained as to create no undue hazard to previously installed communication circuits.

1089. (1) Where communication equipment and circuits are installed near previously installed power conductors, they shall be so constructed and maintained as to create no undue hazard to the safe and proper operation of the power conductors.

(2) The communication equipment and circuits shall be protected by approved fused lightning-arresters which shall be permanently and effectively grounded.

1090. (1) Where power conductors and communication circuits are carried on separate parallel pole-lines, the lines shall

- (a) not be erected within 10 feet of each other; and
- (b) where practicable, be placed at a distance from each other such that one line can not fall upon the other line by reason of the breaking of a pole.

(2) Where the pole lines are placed so that the conductors of one circuit may fall upon the conductors of the other circuit, by reason of the breaking of a pole, the power conductors shall be at least

- (a) 5 feet measured vertically above the conductors of the communication circuit where the voltage does not exceed 5000 volts to ground; and
- (b) 7 feet above the conductors of the communication circuit where the voltage exceeds 5000 volts to ground.

(3) Clause *a* of subregulation 2 does not apply to a service span from a pole to a building.

1091. (1) Where power conductors and communication circuits are carried on the same poles, the power conductors shall be at least

- (a) 4 feet measured vertically above the conductors of the communication circuits both at the pole and in the span, where the voltage of the power conductors does not exceed 5000 volts to ground; and
- (b) 6 feet above the conductors of the communication circuits both at the pole and in the span, where the voltage exceeds 5000 volts to ground but does not exceed 8000 volts to ground.

(2) Clause *a* of subregulation 1 does not apply to a service span from a pole to a building.

1092. (1) Power conductors shall not be carried on the poles which carry a communication circuit unless the operators of the communication circuit and the supply authority have consented in writing to the joint use of the poles.

(2) The conductors of a communication circuit shall not be carried on the poles which carry power conductors unless the consent in writing of the supply authority has been obtained to the joint use of the poles.

(3) The conductors of a communication circuit shall not be carried on poles carrying power conductors having a voltage of more than 8000 volts to ground.

1093. Where power conductors which operate at a potential of more than 750 volts cross communication wires or other wires of lesser voltage, the conductors of the circuit having the higher voltage shall be above the other wires and the distances prescribed by regulation 1090 shall be maintained.

1094. Where the voltage of power conductors does not exceed 750 volts, the distance between the power conductors and the communication drop-wire in the service span from a pole to a building shall be not less than

- (a) 1 foot where the conductors and the drop-wire are parallel; or
- (b) 2 feet where the conductors and the drop-wire cross.

ERECTION AND INSTALLATION OF OVERHEAD POWER CONDUCTORS

1095. The equipment and materials used for the erection or installation of overhead power conductors shall conform to the requirements of regulations 1096 to 1154, both inclusive.

1096. (1) Poles shall be of

- (a) cedar;
- (b) pressure-treated pine; or
- (c) other approved material.

(2) Poles shall be of sound material and structure.

(3) Every pole of western cedar or pressure-treated pine having a length shown in column 1 of Table 38 shall have at least the circumference specified in column 2 of the table measured at a point distant 6 feet from the butt end of the pole.

(4) Every pole of eastern cedar or wood other than western cedar or pressure-treated pine having a length shown in column 1 of Table 38 shall have at least the circumference specified in column 3 of the table measured at a point distant 6 feet from the butt end of the pole.

1097. (1) Every pole in a primary service line shall be at least 30 feet long.

(2) Every pole in a secondary service line shall be at least 25 feet long.

1098. Every pole-top shall be framed in the manner prescribed by item 1, 2 or 3 of Specification 1.

1099. (1) Where a pole having a length shown in column 1 of Table 39 is set in earth, the butt end of the pole shall be buried to a depth of at least that prescribed in column 2 of the table.

(2) Where a pole having a length shown in column 1 of Table 39 is set in solid rock, the butt end of the pole shall be buried to a depth of at least that shown in column 2 of the table less 1 foot.

(3) Where poles are erected on slopes or hillsides, the depth of the hole shall be measured from the lower side of the opening.

SPANS

1100. (1) Poles used in secondary service lines shall be placed not more than 135 feet apart.

(2) Subject to subregulation 3, poles used in a primary service line to support conductors of a size specified in column 1 of Table 40 and of components specified in column 2 of the table shall be placed not further apart than the distances specified in column 3 of the table.

(3) Where power conductors and communication circuits are carried on the same poles, the poles shall be placed not further apart than 175 feet.

1101. (1) Where a span of electrical conductors crosses a public road

- (a) the span shall not be longer than 135 feet; and
- (b) the poles which support the span shall be of sufficient height to provide and maintain, at a temperature of 60 degrees Fahrenheit, a distance between the conductors and the surface of the road of
 - (i) 18 feet, where the voltage between conductors is not more than 750 volts to ground; or
 - (ii) 20 feet, where the voltage between conductors is more than 750 volts to ground but not more than 8000 volts to ground.

1102. The span from the point where the secondary service line is attached to a building to the nearest pole shall be not more than 100 feet.

CLEARANCES ON PRIVATE PROPERTY

1103. (1) The poles which support the conductors of a primary service line of not more than 15,000 volts passing over private property accessible to vehicles shall be so located and of such height as to afford a clearance of at least 20 feet measured vertically between the conductors and the ground at a temperature of 60 degrees Fahrenheit.

(2) The poles which support the conductors of a secondary service line passing over private property accessible to vehicles shall be so located and of such height as to afford a clearance of at least 16 feet measured vertically between the conductors and the ground at a temperature of 60 degrees Fahrenheit.

(3) The poles which support the conductors of a primary or secondary service line of not more than 15,000 volts passing over private property accessible only to pedestrians shall be so located and of such height as to afford a clearance of at least 15 feet measured vertically between the conductors and the ground at a temperature of 60 degrees Fahrenheit.

(4) Where an overhead secondary line enters a building and the height of the building is insufficient to permit the clearance required by subregulations 2 and 3, the service head shall be installed at the highest practicable level unless special permission is granted to install it at a lower level but in no case shall it be lower than 9 feet above ground level.

(5) Where the span exceeds 175 feet, the clearances required by subregulations 1, 2 and 3 shall be increased by 1/10 foot for each 10 feet by which the span exceeds 175 feet.

1104. (1) Where an overhead service line has a voltage of not more than 750 volts, the conductors shall be kept at least 3 feet measured horizontally or 6 feet measured vertically from all buildings except where necessary to effect a service entrance.

(2) Where an overhead service line has a voltage of more than 750 volts but not more than 15,000 volts, the conductors shall be kept distant

- (a) from a building

- (i) at least 20 feet measured horizontally, or
 - (ii) at least 10 feet above the highest point of the roof of the building; and
- (b) from the top level of a barn-door, barn-window or the entrance to a hay-mow
- (i) at least 10 feet measured vertically upwards, or
 - (ii) at least 20 feet measured horizontally.

1105. (1) Power conductors operating at a potential of more than 150 volts to ground shall not be erected within 20 feet measured horizontally from windmills, flag-poles and other structures which increase the possibility of accidental contact by persons or things with the conductors.

(2) Where power conductors operate at a potential of more than 150 volts to ground and are supported on poles of less than 55 feet in length, they shall be kept distant from a silo or well the horizontal distance prescribed by column 2 of Table 41 for the length of pole as shown in column 1 of the table.

(3) The poles which carry the conductors of a primary line shall be so located as to avoid, so far as is practicable, the possibility of damage from contact with vehicles.

ANCHORS AND GUYS

1106. (1) Poles at dead-ends or angles in a service line shall be guyed to

- (a) a plate anchor in the manner prescribed by Specification 2;
- (b) a log anchor in the manner prescribed by Specification 3; or
- (c) an expansion anchor in the manner prescribed by Specification 4.

(2) Where the anchor is installed in solid rock with no over-burden of earth a rock-anchor shall be installed in the manner prescribed in item 1 of Specification 5.

(3) Where the anchor is installed in solid rock having an over-burden of earth, it shall be installed in the manner prescribed in item 2 of Specification 5.

1107. Where local conditions do not permit the use of a guy, a push brace shall be used in the manner prescribed in Specification 6.

1108. Where power conductors have a voltage of not more than 300 volts and the guyed pole is not at the end of the line and it is not practicable to use an anchor, the guy wire may be attached to the trunk of a sound tree at least 12 inches in diameter at the point of attachment by means of a $\frac{5}{8}$ -inch eye-bolt or screw-eye at least 6 inches in length.

1109. Guy wires shall

- (a) be of 7-strand steel;
- (b) have a diameter of at least $\frac{5}{16}$ inch; and
- (c) be galvanized.

1110. (1) Every guy shall have a strain insulator installed in the manner prescribed in Specification 7.

(2) Where

- (a) the guyed pole carries a transformer or a fused switch, and
- (b) the breaking of the guy wire could cause a part of the guy wire below the strain insulator to fall against a conductor carried by the pole,

a second strain insulator shall be installed in the guy wire at a point below the point of possible contact of the conductor and guy wire.

(3) Where persons or animals are likely to come into contact with the guy wire, it shall be protected by a suitable guard.

1111. (1) Where a change in direction of a line does not exceed 45 degrees, a single anchor shall be used bisecting the larger angle formed by the lines.

(2) Where a change in direction of a line is greater than 45 degrees, but does not exceed 60 degrees, two anchors shall be installed, one at right angles to each line.

(3) Where a change of direction in a line exceeds 60 degrees, each line shall be dead-ended with a head anchor.

1112. (1) Where a guy wire passes over a roadway or other obstruction to a guy, it shall be constructed in the manner prescribed in item 1 or item 2 of Specification 8.

(2) Where the span between the guyed pole and the stub pole crosses over or under power conductors operating at a potential of more than 150 volts to ground, a second strain insulator shall be installed in the span at a point between the power conductors and the guyed pole and not less than 8 feet from the stub pole.

1113. (1) The guy wire on a transformer pole shall be attached to the pole with an approved fitting shown in item 1 of Specification 38 in the manner prescribed in Specification 7 and in such manner that there is no contact with the ground-wire on the pole.

(2) Where there is no transformer on a pole the guys may be attached in the manner prescribed by subregulation 1 or by wrapping 2 turns of the guy wire around the pole and using 2 guy hooks shown in item 3 of Specification 38.

1114. The distance of an anchor from its pole shall be at least $\frac{1}{2}$ the height of the pole above ground.

CROSS-ARMS AND HARDWARE

1115. All hardware shall be hot-dipped galvanized.

1116. (1) Cross-arms shall be

- (a) of Douglas fir;
- (b) at least $4\frac{1}{2}$ inches wide and $3\frac{1}{2}$ inches thick; and
- (c) attached to the pole so that the longer dimension is vertical.

(2) Where Douglas fir is not available, cedar cross-arms of at least $4\frac{3}{4}$ inches in width and $3\frac{3}{4}$ inches in thickness and free of knots of more than $\frac{1}{2}$ inch diameter may be used.

1117. (1) On a 2-pin arm the pins shall be at least 30 inches apart.

(2) On a 4-pin arm

- (a) the 2 pins nearest the pole shall be at least 30 inches apart; and
- (b) each of the 2 pins farthest from the pole shall be at least 18 inches distant from the pin nearer the pole, but where the pole span is 200 feet or more, the distance shall be increased to at least 30 inches.

(3) The end pins shall be at least 4 inches from the end of the cross-arms.

1118. (1) The pins shall be

- (a) wood cross-arm pins as prescribed in item 3 of Specification 9; or
- (b) steel cross-arm pins as prescribed in item 2 of Specification 9.

(2) Where steel cross-arm pins are used, a lock washer as prescribed in item 1 of Specification 9 shall be used on each pin.

1119. Two-pin cross-arms shall have two 20-inch braces and all other cross-arms shall have two 30-inch braces.

1120. Cross-arms shall be erected in the manner shown in Specification 10 but where there is a change in direction of the line of more than 30 degrees, and at dead-ends, the cross-arms shall be erected in the manner shown in Specification 11.

1121. (1) Where there is a change in direction of less than 3 degrees in a service line, the cross-arms shall be erected as shown in Specification 10.

(2) Where the change in direction is greater than 3 degrees but not more than 30 degrees, single arms shall be used, as shown in Specification 10 but the pins shall be angle-pins as shown in item 1 of Specification 39.

(3) Where the change in direction is greater than 30 degrees but not more than 60 degrees, double arms shall be used as shown in Specification 11 but the pins shall be angle-pins as shown in item 1 of Specification 39.

(4) Where the change in direction is greater than 60 degrees buck-arms shall be used as shown in Specification 12.

1122. (1) At dead-ends in primary service lines, double arms shall be erected as shown in Specification 11.

(2) On a 4-pin cross-arm, the 2 spacing bolts nearest the center of the cross-arm shown in Specification 11 shall be installed only when required for dead-end equipment.

(3) Spacing blocks may be used in lieu of spacing bolts.

1123. Where power conductors supported on cross-arms cross an overhead open-wire communication line having more than 2 circuits, the power conductors shall be supported on double cross-arms on the 2 poles nearest the crossing.

1124. (1) Where the voltage of power conductors is more than 750 volts, the conductors shall be dead-ended as shown in item 2 of Specification 14 but where one of the conductors is a grounded neutral the insulator may be dispensed with on that conductor.

(2) Where the voltage does not exceed 5000 volts to ground, a clevis as shown in item 1 or item 2 of Specification 46 with an insulator as shown in item 1 of Specification 41 may be used in lieu of the electrical equipment shown in Specification 13 if the written permission of the supply authority is first obtained.

1125. (1) Pole-top pin construction may be used for single-phase grounded circuits.

(2) Where pole-top pin construction is used, it shall be as shown in item 1 of Specification 14.

(3) Where there is a change of direction of less than 3 degrees in the line, the pole-top pin construction shall be as shown in item 1 of Specification 14.

(4) Where the change of direction is greater than 3

degrees but not more than 15 degrees, a pole-top pin and saddle-clamp shall be used as shown in item 1 of Specification 15.

(5) Where the change of direction is greater than 15 degrees but not more than 60 degrees, saddle-clamps shall be used for both conductors as shown in item 2 of Specification 15.

(6) Where the change of direction is greater than 60 degrees, the construction shall be as shown in Specification 16.

(7) Where a power line on pole-top pins crosses an overhead open-wire communication line having more than 2 circuits, the power conductors shall be supported on double pins on the 2 poles nearest the crossing.

(8) At a dead-end, double arms shall be installed as shown in Specification 11.

(9) Where one of the conductors is a grounded neutral, the insulator at the saddle-clamp or dead-end clamp on that conductor may be dispensed with.

1126. (1) Subject to regulation 1143, racks shall be used on secondary service lines.

(2) Where there is no change of direction in a secondary service line, the rack shall be erected as shown in item 1 of Specification 17.

(3) Where there is a change of direction in a secondary service line, the rack shall be erected as shown in item 2 of Specification 17.

(4) At a dead-end in a secondary service line, the rack shall be erected as shown in item 3 of Specification 17.

(5) The secondary conductors shall be dead-ended as shown in Specification 18.

1127. (1) Where primary and secondary service conductors are carried on the same poles and the primary conductors are carried on cross-arms, the top of the rack for the secondary conductors shall be at least 2 feet below the centre of the cross-arms for primary conductors.

(2) Where the primary conductor is carried on a pole-top pin, the secondary rack shall be at least 4 feet below the primary conductor.

(3) Where the conductors of primary and secondary lines are carried on the same poles on private property, the secondary line shall have a neutral conductor separate on the pole from the neutral conductor of the primary line.

INSULATORS

1128. (1) The insulator used on the phase wires of a primary circuit having a voltage of more than 750 volts but not more than 5000 volts to ground shall be of the brown glaze, top-tie, wet-process porcelain type as shown in item 1 of Specification 19.

(2) A similar pin-type insulator of slate-colored glaze shall be used for the grounded neutral wire of a primary circuit.

(3) For

(a) grounded primary circuits having a voltage of more than 5000 volts but less than 8000 volts to ground, or

(b) ungrounded circuits of more than 5000 volts but not more than 15,000 volts between conductors,

the phase insulators shall be of the brown glaze, top-tie, wet-process porcelain type shown in item 2 of Specification 19.

1129. The insulator used on a secondary spool-type rack shall be of porcelain as shown in Specification 20.

1130. Where service knobs are used, they shall be of an approved type.

CONDUCTORS

1131. (1) Where a splice is required in steel reinforced conductors, the splice shall be made in the manner prescribed by Specification 21 or a compression joint may be used.

(2) Where a splice is required in hard-drawn copper conductors, the splice shall be made with a sleeve as prescribed in item 1 of Specification 22 or a compression joint may be used.

(3) Where the conductor to be spliced is of medium-hard-drawn copper, the method shown in item 2 of Specification 22 may be used in lieu of a sleeve but the splice shall be soldered.

(4) Where the conductor to be spliced is of medium-hard-drawn stranded copper

(a) the method shown in item 3 of Specification 22 shall be used; and

(b) the splice shall be soldered.

(5) The methods of splicing shown in items 2 and 3 of Specification 22 shall not be used where the conductors are of hard-drawn copper.

1132. Where a span of a power conductor crosses an overhead communication circuit, the use of splices in the span and in the two spans adjoining it shall be avoided where practicable.

1133. Conductors used on primary service lines of more than 750 volts shall be of at least a size shown in column 1 of Table 40.

1134. Where, by reason of special circumstances, the use of a span longer than that permitted by Table 40 is necessary, the Commission may give special permission for the use of a longer span subject to such conditions as to materials and methods of construction and support as it may consider necessary.

1135. (1) The conductors of a secondary service line shall have at least the conductivity and strength of No. 6 B. & S. gauge medium-hard-drawn copper wire.

(2) The conductors of a secondary service line, other than the neutral conductor, shall have a weather-proof covering.

(3) The neutral conductor shall be

(a) bare; and

(b) placed in the same position in the circuit in relation to the other conductors as the neutral conductor of the supply authority is in relation to its other conductors.

1136. (1) Where the conductors of a service line are of No. 6 B. & S. gauge hard-drawn bare copper wire, they shall be erected so that at the temperatures shown in Column 1 of Table 42, the sag between poles shall be the number of inches prescribed in column 2, 3 or 4 of the table for a span of 100 feet, 125 feet or 150 feet, respectively.

(2) Where the conductors of a service line are of No. 4 B. & S. gauge hard-drawn bare copper wire,

they shall be erected so that at the temperatures shown in column 1 of Table 43, the sag between poles shall be the number of inches prescribed in column 2, 3, 4, 5, 6, 7 or 8 of the table for a span of 100 feet, 125 feet, 150 feet, 175 feet, 200 feet, 225 feet or 250 feet, respectively.

(3) Where the conductors of a service line are of copper with a weather-proof covering and are not larger than No. 0 B. & S. gauge and not smaller than No. 6 B. & S. gauge, they shall be erected so that at the temperatures shown in column 1 of Table 44, the sag between poles shall be the number of inches prescribed in column 2, 3 or 4 of the table for a span of 100 feet, 125 feet or 150 feet, respectively.

(4) Where the conductors of a service line are of copper with a weather-proof covering and are not larger than 250 M.C.M. and not smaller than No. 2/0 B. & S. gauge, they shall be erected so that at the temperatures shown in column 1 of Table 44, the sag between poles shall be the number of inches prescribed in column 5, 6 or 7 of the table for a span of 100 feet, 125 feet or 150 feet, respectively.

(5) Where the conductors of a service line are of No. 4 B. & S. gauge steel-reinforced aluminum containing 6 aluminum conductors and 1 steel wire, they shall be erected so that at the temperatures shown in column 1 of Table 45, the sag between poles shall be the number of inches prescribed in column 2, 3, 4, 5, 6, 7, 8 or 9 of the table for a span of 100 feet, 125 feet, 150 feet, 175 feet, 200 feet, 225 feet, 250 feet or 275 feet, respectively.

(6) Where the conductors of a service line are of No. 2 B. & S. gauge steel-reinforced aluminum containing 6 aluminum conductors and 1 steel wire, they shall be erected so that at the temperatures shown in column 1 of Table 46, the sag between poles shall be the number of inches prescribed in column 2, 3, 4, 5, 6, 7, 8, 9, 10 or 11 of the table for a span of 100 feet, 125 feet, 150 feet, 175 feet, 200 feet, 225 feet, 250 feet, 275 feet, 300 feet or 325 feet, respectively.

(7) Where the conductors of a service line are of No. 6 B. & S. gauge annealed copperweld copper, they shall be erected so that at the temperatures shown in column 1 of Table 47, the sag between poles shall be the number of inches prescribed in column 2, 3, 4, 5, 6, 7, 8, 9 or 10 of the table for a span of 200 feet, 225 feet, 250 feet, 275 feet, 300 feet, 325 feet, 350 feet, 375 feet or 400 feet, respectively.

1137. (1) Where insulators are required in a primary service line having aluminum conductors, the conductors shall be tied to pin-type insulators

(a) in the manner prescribed by Specification 23 where there is no change in direction of the line at the insulator, and

(b) in the manner prescribed by Specification 24 where there is a change in direction of the line at the insulator.

(2) Where insulators are required in a primary service line having conductors of copper with weather-proof covering, the conductors shall be tied to pin-type insulators

(a) in the manner prescribed by Specification 25 where there is no change of direction of the line at the insulator, and

(b) in the manner prescribed by Specification 26 where there is a change of direction of the line at the insulator.

(3) Where insulators are required in a secondary service line having copper conductors with weather-proof covering, the conductors shall be tied to secondary-

rack spool-type insulators in the manner prescribed by Specification 27.

(4) Where insulators are required in a primary service line having conductors of bare copper or of copperweld copper, the conductors shall be tied to pin-type insulators

- (a) in the manner prescribed by Specification 28 where there is no change of direction of the line at the insulator, and
- (b) in the manner prescribed by Specification 29 where there is a change of direction of the line at the insulator.

(5) Where insulators are required in a secondary service line having conductors of bare copper or of copperweld copper, the conductors shall be tied to secondary-rack spool-type insulators in the manner prescribed by Specification 30.

1138. Taps to conductors shall be made with clamps as shown in Specification 36.

1139. Where a power conductor crosses an overhead communication circuit, the making of taps to the power conductor in the crossing span shall be avoided.

1140. Where insulation has been removed from a conductor in the making of a splice, tap or dead-end, the bare part of the conductor and the clamp, if any, shall be taped and painted with insulating compound.

1141. Where a dead-end is made on an insulated conductor, the insulation shall be removed from the conductor only at the place where the clamp is attached.

SERVICES

1142. Where a secondary service line requires more than 1 pole, the line shall not be dead-ended on a building other than a barn or shed to which a dead-end rack of a type shown in Specification 31 or 32 can be attached to the timber framing of the barn or shed by 2 machine bolts of at least $\frac{1}{2}$ inch diameter backed by washers.

1143. Where

- (a) a service line is dead-ended and guyed on the last pole, or
- (b) the length of the service drop between the pole line of the supply authority and the attachment on the consumer's building does not exceed 100 feet,

the service wires may be attached to the building as shown in Specification 33 with an approved type of service knob.

1144. Where the conductors of the service line are of weather-proof covered copper, they shall be erected so that the sag in the span between a pole and building at the temperatures shown in column 1 of Table 48 shall be the number of inches prescribed in column 2, 3 or 4 of the table for a span of 50 feet, 75 feet or 100 feet, respectively.

1145. (1) Where a service knob is attached to a solid-masonry wall it shall

- (a) have a No. 22 wood screw at least 2 inches long, and
- (b) be anchored in the solid part of the masonry as shown in item 4 of Specification 33.

(2) Where a service knob is attached to solid wood at 1 as 2 inches thick, it shall have a No. 22 wood screw at least 2 inches long.

1146. (1) Where a service knob is attached to a sheathed frame building, the screw of the service knob shall be at least $3\frac{1}{2}$ inches long and shall be screwed into

- (a) a stud or other solid member at least 3 inches thick, or
- (b) face boards or other wooden members which are sufficiently reinforced to prevent breaking of the face board or member,

in the manner indicated in item 2 of Specification 33.

(2) A $\frac{1}{8}$ -inch hole shall be drilled into the wood before the screw is inserted.

(3) Screws shall not be inserted in the end grain of wooden members.

1147. Where a service knob is attached to a brick veneer building, it shall be attached in the manner indicated in item 1 of Specification 33, and the screw of the service knob shall

- (a) be at least $6\frac{1}{2}$ inches long; and
- (b) pass thorough the mortar course into the sheathing.

1148. Where a service knob is attached to a stucco or hollow-tile wall, the service knob shall have a $\frac{1}{4}$ -inch toggle bolt and shall be attached in the manner indicated in item 3 of Specification 33.

1149. (1) Where a service box is installed on a pole which supports the conductors of a secondary service only, the service box shall be erected as shown in Specification 34.

(2) Where a service box is installed on a transformer pole, no equipment other than that shown in Specification 35 shall be placed on the pole.

1150. Service boxes shall not be installed on poles located on a public road.

1151. (1) No electrical equipment of a consumer's service shall be attached to the poles of a supply authority without express permission of the supply authority.

(2) The permission of the supply authority shall not be granted where the attachment can not be made below the attachments of the supply authority.

1152. (1) Where a service box is installed on a transformer pole

- (a) two ground electrodes shall be installed by the supply authority;
- (b) the consumer shall provide a grounding conductor for the non-current-carrying metal parts of the service box; and
- (c) the supply authority shall connect the grounding conductor to the ground wire on the pole.

(2) All non-current-carrying metal parts of the service box shall be grounded.

1153. Where a service box is installed inside a building, it shall be so located that the meter is readily accessible for reading and is not exposed to moisture, dust or corrosive vapour.

1154. No person other than an authorized person shall do any work on a pole carrying conductors having a voltage of more than 300 volts until the local superintendent of the supply authority has been notified and the power has been shut off.

TREE TRIMMING

1155. (1) At the time of the installation of a primary line on private property, all trees adjacent to the line shall be trimmed so as to afford a clearance of

- (a) at least 5 feet between light limbs or branches and the conductors of a primary line of not more than 3000 volts to ground;
- (b) at least 7 feet between light limbs or branches and the conductors of a primary line of more than 3000 volts to ground; and
- (c) at least 3 feet between heavy tree-trunks or limbs which do not sway appreciably and the conductors.

(2) The trees shall be kept trimmed so as to maintain at all times a distance between the conductors and the trees sufficient to prevent interference with the conductors.

1156. All trees adjacent to a secondary line on private property shall be kept trimmed at all times so that no branch is in contact with the conductors.

SERVICES IN CONDUIT

1157. The conduit of a consumer's service shall have an internal diameter of not less than $\frac{3}{4}$ inch, electrical trade size.

1158. Where the conductors of a consumer's service are installed in conduit they shall be

- (a) of the rubber-covered, R or RW, type or the thermoplastic-insulated, T or TW, type; and
- (b) not smaller than No. 8 B. & S. gauge.

1159. Conductors connected to the load side of a service switch shall not be installed in a conduit with conductors connected to the line side of the service switch.

GROUNDING

1160. All non-current-carrying metal parts of the consumer's service equipment shall be bonded to the neutral conductor of the service.

1161. (1) Except as provided in regulation 1175, the neutral conductor of the consumer's service shall be run direct to the neutral bar in the service box.

(2) The neutral conductor of the consumer's service shall be attached to the equipment grounding-conductor on the line side of the neutral bar or its equivalent in the service box.

1162. (1) The non-current-carrying metal parts of the service equipment shall be bonded to the neutral conductor and to the equipment grounding-conductor by means of a bonding jumper attached to the neutral bar or its equivalent in the service box and to the service conduit or cable sheath.

(2) The bonding jumper shall be bonded to the service switch enclosure unless the service conduit enters the side of the service box and is secured thereto by means of 2 locknuts and a conduit bushing.

1163. The neutral conductor of the consumer's service shall be grounded by a copper grounding-conductor making connection to a ground electrode at

- (a) the consumer's service;
- (b) the residence;
- (c) the barn; and
- (d) any other location required by the inspector.

1164. The grounding-conductor shall be

- (a) a single conductor of not less than No. 8 B. & S. gauge; or
- (b) a 2-conductor non-metallic-sheathed cable with conductors of not less than No. 12 B. & S. gauge connected in parallel.

1165. Armoured-cable shall not be used as a grounding-conductor.

1166. (1) Where a rubber-insulated or thermoplastic-insulated wire is used for the grounding-con-

ductor, the parts of it run above ground shall be protected against mechanical injury by means of wood ground-wire moulding or similar means approved by the inspector.

(2) Metal guards or conduit shall not be used as protection except by special permission.

1167. (1) Each ground electrode shall consist of one or more standard ground-rods.

(2) There shall be not less than two ground-rods installed for each consumer's installation.

(3) Ground-rods, if of iron or steel, shall have a minimum diameter of 5/8 inch.

(4) Ground-rods shall be provided with solderless clamps of an approved type.

1168. Where a ground-electrode consists of two or more ground-rods, the ground-rods shall be installed not less than 10 feet apart.

1169. (1) Where ground-rods are installed outside a building, they shall

- (a) be at least 10 feet long; and
- (b) be driven to such depth that the ground-clamps are 12 inches below ground-level.

(2) Where ground-rods are installed in a basement

- (a) they shall extend not less than 5 feet into the ground; and
- (b) ground-clamps which are protected against mechanical injury may be located above the surface of the floor through which the rods are driven.

1170. Where the grounding conductor is run underground to the ground electrode, it shall

- (a) be buried in the earth to a depth not less than 12 inches below the ground-level;
- (b) not be located within 10 feet of a doorway; and
- (c) not be located in an area normally frequented by live stock.

1171. Where it is impracticable to obtain adequate resistance to ground, an inspector may require that ground connections be dispensed with at individual services.

1172. (1) Subject to subregulation 2, where lightning-conductors are installed on a building, metal enclosures of circuit-conductors shall be kept at least 6 feet from the lightning-conductors.

(2) Where it is not practicable to maintain the distance prescribed by subregulation 1, the metal enclosures shall be bonded to the lightning conductors.

(3) Circuit-conductors not in metal enclosures shall be kept at least 6 feet from lightning-conductors.

1173. Lightning-rod conductors and driven pipes, rods or other electrodes used for grounding lightning-rods shall not be used for grounding wiring systems or electrical equipment.

SERVICE EQUIPMENT ON TRANSFORMER POLES

1174. Where the service equipment is installed on a transformer pole, the neutral conductor of the consumer's service shall not be grounded by any person other than an employee of the supply authority.

1175. Where 3-wire service equipment is installed on a transformer pole, the neutral conductor shall not be brought into the conduit or the service box unless the conductors which carry metered current are run underground from the transformer pole.

1176. (1) The contractor shall bond the non-current-carrying metal parts of the service equipment installed on a transformer pole to a grounding conductor not smaller than No. 8 B. & S. gauge.

(2) At least 2 feet of the grounding-conductor shall extend outside the weather-proof enclosure.

1177. (1) The supply authority shall attach the grounding-conductor to the supply authority's ground-wire by means of a solderless connector.

(2) The supply authority shall supply, install and test at least 2 ground-electrodes.

SERVICE EQUIPMENT IN LOCATIONS OTHER THAN ON TRANSFORMER POLES

1178. Service- and meter-equipment shall not be installed in a barn, stable or other building in which live stock is or may be kept or stabled.

1179. (1) Service boxes designed for inside use shall not be installed out-of-doors.

(2) Where service boxes and meters are protected completely against rain and snow, they may, by special permission, be installed on verandas.

(3) The special permission shall be obtained before the installation is made.

1180. The non-current-carrying metal parts of the service and the neutral conductor of the consumer's service shall be grounded in accordance with regulations 1160 to 1173, both inclusive.

OVERHEAD SECONDARY CIRCUITS AND FEEDERS

1181. (1) Where the conductors of a secondary service run overhead, they shall be of hard-drawn or medium-hard-drawn copper.

(2) The conductors other than the neutral shall have a covering of a weather-proof type.

(3) The neutral conductor shall be

(a) bare; and

(b) placed in the same position in the circuit in relation to the other conductors as the neutral conductor of the supply authority is in relation to its other conductors.

1182. Where insulation has been removed from a conductor in making a dead-end, the bare part of the conductor which has been served around the insulator shall be taped and painted with an insulating compound.

1183. (1) Where an overhead feeder or circuit is run between the consumer's service and the main point of load distribution, the conductors shall be not smaller than No. 6 B. & S. gauge.

(2) Where an overhead feeder or circuit is run between the main point of load distribution and the barn, the conductors shall be not smaller than No. 8 B. & S. gauge.

(3) Where an overhead feeder or circuit is run from the main point of load distribution to supply a residence only, the conductors shall be not smaller than No. 8 B. & S. gauge.

(4) Where an overhead feeder or circuit is run to supply out-buildings, the conductors shall be not smaller than No. 10 B. & S. gauge.

1184. (1) Where the conductors in an overhead circuit or feeder are of No. 6 B. & S. gauge, the span between supports shall be not more than 135 feet.

(2) Where the conductors are of No. 8 B. & S. gauge, the span between supports shall be not more than 100 feet.

(3) Where the conductors are of No. 10 B. & S. gauge, the span between supports shall be not more than 50 feet.

(4) The span from the attachment on a building to the nearest pole shall not exceed 100 feet.

(5) The span between buildings shall not exceed 100 feet.

1185. Where overhead feeders are more than 1 pole-span in length, they shall not be dead-ended on a building other than a barn or shed to which the dead-end rack is attached to the timber framing of the building by 2 machine bolts of at least $\frac{1}{2}$ inch diameter backed by washers.

1186. Where a consumer desires to run the conductors of a secondary service across a public road between a house and a barn, the crossing shall not be made unless

(a) written permission has been obtained from the supply authority and from the authority having control over the road; and

(b) the conductors are kept at least 20 feet above the road level.

1187. (1) Yard-lights shall not be installed on a transformer pole.

(2) Where yard-lights are installed on poles carrying the conductors of a primary line, the lighting fixtures shall be at least 6 feet below the conductors.

1188. Where yard-lights are controlled from more than one point by switches, each switch shall be so wired and connected that the neutral conductor runs direct to the light or lights controlled by it.

1189. The neutral conductor of the circuit supplying the yard-light may be connected to the neutral conductor of a feeder or sub-feeder.

WIRING IN BUILDINGS

1190. (1) Where a feeder or sub-feeder enters a building in which live stock is or may be kept or stabled, a 3-wire service box of the solid-neutral type shall be installed at the point of entrance.

(2) Where a service box supplies more than 2 branch circuits, over-current devices shall be installed on the load side of the switch.

(3) The over-current devices shall be mounted in an approved enclosure separate from the switch box.

1191. (1) The non-current-carrying metal parts of all electrical equipment other than portable electrical equipment shall be grounded by means of a grounding-conductor notwithstanding that the equipment is in metallic contact with water-pipes or other installations which afford some measure of grounding.

(2) Where the electrical equipment is in metallic contact with grounded cable-armour or metal race-way, it need not be further grounded.

(3) The electrical equipment may be grounded

(a) by a grounding-conductor run with the circuit-conductors in an approved wire assembly;

(b) by means of a separate insulated conductor run as knob-and-tube wiring; or

(c) by any other means authorized by special permission.

(4) Where a grounding-conductor is run as knob-and-tube wiring, it shall be protected against mechanical injury.

1192. (1) The grounding-conductor shall be bonded to the neutral conductor of the supply circuit at a point in the service equipment.

(2) The grounding-conductor shall not be used for any purpose except the grounding of the non-current-carrying metal parts of electrical equipment.

(3) The neutral conductor of the branch circuit shall not be used as a grounding-conductor without special permission.

1193. (1) Where a private metallic water-supply system is used in connection with premises supplied with electrical power or energy, the water-supply system shall be bonded to a neutral conductor of not less than No. 8 B. & S. gauge copper wire by means of a bonding-conductor of not less than No. 8 B. & S. gauge copper wire.

(2) The bonding-conductor shall be attached to the water-supply system

- (a) at a point as near to the consumer's service entrance as is practicable; and
- (b) at the point where the sub-feeder enters a barn or other building.

1194. (1) All feeders shall enter barns and out-buildings in rigid metal conduit or in non-metallic sheathed cable.

(2) Where non-metallic sheathed cable is used, it shall

- (a) be run inside the building; and
- (b) not be exposed to moisture.

(3) The conduit or non-metallic sheathed cable shall be fitted with an approved weather-proof service head.

1195. The wiring in barns, stables and out-buildings shall be run

- (a) in knob-and-tube wiring;
- (b) in non-metallic sheathed cable; or
- (c) by any other method for which special permission is obtained.

1196. The wiring in a residence may be run

- (a) in knob-and-tube wiring;
- (b) in non-metallic sheathed cable; or
- (c) in any other approved method.

1197. (1) Subject to regulation 1203, keyless weatherproof pigtail lamp-holders shall be installed at lamp outlets in barns, stables and out-buildings.

(2) The lamp outlets shall be controlled by means of wall switches.

(3) Subject to subregulation 4, an outlet, switch, receptacle or other wiring device shall

- (a) be contained in a box made of insulating material having a cover of insulating material; or
- (b) be an approved self-contained outlet, switch, receptacle or other wiring device, made of insulating material.

(4) Where special permission has been obtained for the installation of metal conduit or armoured cable, a metal box and fittings shall be used.

1198. Where non-metallic sheathed cable is run

- (a) on a wall or the framework of a barn, out-building or residence, or
- (b) in any other place where it is likely to be damaged by cattle or by impact with moving objects,

it shall be protected by wooden guard strips or boxing.

1199. (1) Where non-metallic sheathed cable is used in barns or stables, it shall not be run directly over windows, doors or other openings in outside walls.

(2) Where non-metallic sheathed cable is used in barns or stables where condensation may form on the cable through marked differences in temperature, it shall be protected as required by regulation 1202.

1200. Except by special permission wiring shall not be installed in root-houses.

1201. Non-metallic sheathed cable shall not be run

- (a) in stair-wells; or
- (b) through ventilating ducts or similar openings between stables and lofts or other rooms above stables.

1202. (1) Where non-metallic sheathed cable is run from a stable to a loft or room above or adjoining the stable, it shall be run through a length of rigid metal conduit.

(2) The conduit shall be

- (a) sealed at the upper end with an approved insulating compound; and
- (b) left unsealed at the lower end.

1203. Where combustible dust or chaff is likely to collect on lamps installed in fixed positions, the lamps shall be

- (a) installed so that they hang vertically; and
- (b) enclosed in semi-dust-tight globes.

1204. (1) Receptacles installed in stables, barns and outbuildings shall be of a 3-pole type.

(2) One pole shall be grounded in the manner set out in regulation 1191.

PART XXIX

REVOCATION

1205. Ontario Regulations 56/44 and 57/44 and Regulations 325 of Consolidated Regulations of Ontario 1950 are revoked.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS
Chairman

E. B. EASSON
Secretary

(Seal)

IS FINAL CERTIFICATE REQUIRED?.....Telephone No.....

For Office Use Only—		Notified for re-inspection on
DATE		DATE

(signature of applicant)

Date:.....

NOTE 1: All cheques, money orders, etc., are to be made payable to The Hydro-Electric Power Commission of Ontario.

NOTE 2: Regulation 4(2) of Regulations 322 Consolidated Regulations of Ontario 1950 provides that "where during the inspection it appears that the fee paid is insufficient, the balance of the fee shall be paid to the Commission before the inspection is completed".

NOTE 3: Regulation 27 provides that "every contractor who has performed work on an electrical installation and has been notified by the Commission that the installation does not conform to these regulations shall remedy all defects in workmanship and replace all electrical equipment which is not approved within such time and in such manner as the notice from the Commission shall direct."

FORM 2

The Power Commission Act

INSTALLATION PERMIT

PERMIT No.....

Under *The Power Commission Act*, and the regulations, and subject to the limitations thereof, this permit is issued to.....

of.....

authorizing commencement of work on the electrical installation and

equipment specified below, at.....

(Precise description of premises where installation is permitted)

OUTLETS	FIXTURES	MOTORS
HEATING APPARATUS	TEMPORARY PERMIT	OIL BURNERS
SERVICE EQUIPMENT	AMPERES	VOLTS

MISCELLANEOUS

..... AREA OFFICE

(Street address of area office)

..... ONTARIO

(Municipality)

(Date of issue)

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

by.....

Chief Electrical Inspector

Note 1: Regulation 25(4) provides that "no electrical installation shall be concealed or rendered inaccessible by lathing, boarding or other building construction, until it has been inspected by the Commission and found to conform to these regulations."

Note 2: Regulation 21 provides that "every person to whom a permit has been issued shall cause the permit to be posted up in a conspicuous place on the site of the work and to be maintained there until final inspection of the work has been completed."

NOTICE: This permit does not authorize any electrical worker to carry on business or to do any work in contravention of any municipal by-law respecting the examination, licensing or regulation of electrical workers, in force in the municipality in which the work is to be done.

FORM 3

The Power Commission Act

ANNUAL PERMIT

(Routine Work)

.....
(Region)

.....
(Area)

PERMIT No.....
.....
Year19.....

Under The Power Commission Act, and the regulations, and subject to the limitations thereof, this permit is issued to.....
of.....
authorizing commencement of electrical installation work of a routine nature in connection with the maintenance or operation of the buildings of the above-named permittee situate at.....
.....
or the plant therein, by the electricians who are regular employees of the above-named permittee for that purpose.

This permit is not valid after.....

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

By.....and.....
Chief Electrical InspectorElectrical Inspector

Note: Regulation 19(3) provides that "the owner or occupant shall as the work is performed record it on a form provided by the Commission, and the form shall be produced to any inspector of the Commission at any time and from time to time upon request."

FORM 4

The Power Commission Act

CURRENT PERMIT

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ELECTRICAL INSPECTION DEPARTMENT

Under The Power Commission Act, and the regulations, and subject to the limitations thereof, this permit authorizes the connection (or re-connection) of the electrical installation (or part of installation) specified herein to the service or source of supply of

.....
(Name of supply authority)

Date of issue.....

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

by.....
Electrical Inspector

ELECTRICAL INSTALLATION

.....
(Nature and extent)
located at.....
in the premises of.....

Installation Permit No.....Dated.....19.....

Electrical current required for: Light ☐ Power ☐ (Check applicable word or words)
.....Volts.....Wire.....Phase

Ground Terminal Resistance.....ohms

Contractor.....
(Name and address)

Line on private property (if any), was constructed by the contractor ☐ the supply authority ☐ (check applicable word)

FORM 5

The Power Commission Act

TEMPORARY CURRENT PERMIT

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ELECTRICAL INSPECTION DEPARTMENT

PERMIT No. Date.

Under *The Power Commission Act*, and the regulations, and subject to the limitations thereof,
 this permit authorizes.....
 (Supply authority)
 to connect its lines to the electrical installation specified below.

This permit expires on the.....day of.....19....

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

by.....
Electrical Inspector

ELECTRICAL INSTALLATION

.....
(Nature and extent)

located at.....

in the premises of.....
(Name of occupant)Electrical current required for: Light ☐ Power ☐ (Check applicable word or words.)

.....Volts.....Wire.....Phase

Contractor.....

Note: A separate permit is required for each service.

This permit is not transferable to any other service on the premises.

It is unlawful to supply current to the premises after date of expiration unless a permanent permit is first obtained or this temporary current permit is renewed.

APPENDIX A

TABLE 1
[regulations 82 and 93]

Item Number	Column 1	Column 2	Column 3	Column 4
	Designation	Type	Maximum temperature in degrees centigrade	Maximum temperature in degrees Fahrenheit
1	Code rubber	R	60	140
2	Moisture-resisting rubber	RW	60	140
3	Thermoplastic	T	60	140
4	Moisture-resisting thermoplastic	TW	60	140
5	Heat-resisting rubber	RH	75	167
6	Weatherproof	WP	80	176
7	Paper		85	185
8	Varnished cloth	V	85	185
9	Asbestos and thermoplastic	A-18, A-19	90	194
10	Asbestos and varnished cambric	A-3, A-4, A-5, A-6, A-8	90	194
11	Slow-burning	SB	90	194
12	Slow-burning weatherproof	SBW	90	194
13	Asbestos- and- varnished cloth	A-1, A-2, A-9, A-13, A-14, A-15, A-17	110	230
14	Asbestos	A-10, A-12, A-16(b)	125	257
		A-7, A-11, A-16(a)	200	392

TABLE 2
[regulation 94(2)]

Column 1	Column 2	Column 3
Voltage of circuit	Minimum distance between conductors	Minimum distance between conductor and adjacent surface
From 0 to 300 volts	2½ inches	½ inch
From 301 to 750 volts	4 inches	1 inch

TABLE 3
[regulation 154]

Column 1	Column 2
Size of conductor	Maximum interval between supports
From No. 14 B. & S. gauge to No. 0 B. & S. gauge	100 feet
From No. 00 B. & S. gauge to No. 0000 B. & S. gauge	80 feet
From 220,000 C.M. to 350,000 C.M.	60 feet
From 350,001 C.M. to 500,000 C.M.	50 feet
From 500,001 C.M. to 750,000 C.M.	40 feet
Over 750,000 C.M.	35 feet

NOTE: C.M. means circular mils. A circular mil is the area of a circle 1 mil in diameter. A mil is 1/1000 of 1 inch.

TABLE 4
[regulation 161(1)]

Column 1 Conductor size B. & S. gauge	Maximum number of conductors in electrical metallic tubing					
	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
	½-inch tubing	¾-inch tubing	1-inch tubing	1¼-inch tubing	1½-inch tubing	2-inch tubing
18	7	12	20	35	49	80
16	6	10	17	30	41	68
14	4	6	10	18	25	40
12	3	5	8	15	21	35
10	1	4	7	13	17	29
8	1	3	4	7	10	17
6	1	1	3	4	6	9
4	1	1	1	3	5	8
3	0	1	1	3	4	7
2	0	1	1	3	3	6
1	0	1	1	1	3	4
1/0	0	0	1	1	2	4

TABLE 5
[regulation 161 (2)]

Col. 1	Maximum number of lead-covered cables in electrical metallic tubing																	
	$\frac{1}{2}$ inch, trade size tubing			$\frac{3}{4}$ inch, trade size tubing			1 inch, trade size tubing			$1\frac{1}{4}$ inch, trade size tubing			$1\frac{1}{2}$ inch, trade size tubing			2 inch, trade size tubing		
	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11	Col. 12	Col. 13	Col. 14	Col. 15	Col. 16	Col. 17	Col. 18	Col. 19
Con- ductor size B. & S. gauge	single con- ductor cable	2-con- ductor cable	3-con- ductor cable	single con- ductor cable	2-con- ductor cable	3-con- ductor cable	single con- ductor cable	2-con- ductor cable	3-con- ductor cable	single con- ductor cable	2-con- ductor cable	3-con- ductor cable	single con- ductor cable	2-con- ductor cable	3-con- ductor cable	single con- ductor cable	2-con- ductor cable	3-con- ductor cable
14	1	0	0	3	1	1	4	1	1	4	3	2	4	4	4	4	4	4
12	1	0	0	3	1	0	4	1	1	4	2	1	4	3	3	4	4	4
10	1	0	0	1	0	0	4	1	1	4	1	1	4	1	1	4	4	4
8	1	0	0	1	0	0	4	1	0	4	1	1	4	1	1	4	4	3
6	0	0	0	1	0	0	3	0	0	3	1	1	4	1	1	4	4	1
4	0	0	0	1	0	0	2	0	0	2	1	0	3	1	1	4	4	1
3	0	0	0	1	0	0	2	0	0	2	1	0	3	1	1	4	4	1
2	0	0	0	0	0	0	1	0	0	1	1	0	3	1	0	4	4	1
1	0	0	0	0	0	0	1	0	0	1	0	0	1	1	0	4	4	1
1/0	0	0	0	0	0	0	1	0	0	1	0	0	1	0	0	3	3	1

TABLE 6
[regulation 226]

Column 1	Column 2
Size of conductor B. & S. gauge No.	Cubic inches of free space within box for each conductor
14	2.0
12	2.25
10	2.5
8	3.0

TABLE 7
[regulation 227]

Item No.	Column 1	Column 2	Column 3	Column 4	Column 5
	Box dimensions in inches	14 B. & S. gauge	12 B. & S. gauge	10 B. & S. gauge	8 B. & S. gauge
1	$1\frac{1}{2}$ x $3\frac{1}{4}$ } Octagonal	6	6	4	0
2	$1\frac{1}{2}$ x 4 } or Round	10	8	6	4
3	$1\frac{1}{2}$ x 4 Square	12	10	8	6
4	$1\frac{1}{2}$ x $4\frac{11}{16}$ Square	16	12	10	8
5	$2\frac{1}{8}$ x $4\frac{11}{16}$ Square	20	16	12	10

TABLE 8
[regulation 266]

Column 1	Column 2
Installation	Insulation resistance in ohms
For circuits wired with No. 14 or No. 12 B. & S. gauge wire	1,000,000
For circuits wired with No. 10 B. & S. gauge wire or larger:	
25 to 50 amperes, inclusive	250,000
51 to 100 amperes, inclusive	100,000
101 to 200 amperes, inclusive	50,000
201 to 400 amperes, inclusive	25,000
401 to 800 amperes, inclusive	12,000
Over 800 amperes	5,000

TABLE 9
[regulation 271]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
Size	Rubber types R and RW; Thermoplastic types T and TW	Rubber type RH	Weather-proof type WP; Slow-burning type SB; Slow-burning weather-proof type SBW	Varnished cloth type V; Thermoplastic and asbestos types A-18, A-19; Asbestos and VC types A-3, A-4, A-5, A-6 and A-8	Asbestos and VC types A-1, A-2, A-9, A-13, A-14, A-15 and A-17	Asbestos types A-10, A-12 and A-16 (b)	Asbestos types A-7, A-11 and A-16 (a); Bare wire
B. & S. gauge	amperes	amperes	amperes	amperes	amperes	amperes	amperes
14	20	20	30	30	40	40	45
12	25	25	40	40	50	50	55
10	40	40	55	55	65	70	75
8	55	65	70	70	85	90	100
6	80	95	100	100	120	125	135
4	105	125	130	135	160	170	180
3	120	145	150	155	180	195	210
2	140	170	175	180	210	225	240
1	165	195	205	210	245	265	280
0	195	230	235	245	285	305	325
00	225	265	275	285	330	355	370
000	260	310	320	330	385	410	430
0000	300	360	370	385	445	475	510
M.C.M.							
250	340	405	410	425	495	530	...
300	375	445	460	480	555	590	...
350	420	505	510	530	610	655	...
400	455	545	555	575	665	710	...
500	515	620	630	660	765	815	...
600	575	690	710	740	855	910	...
700	630	755	780	815	940	1005	...
750	655	785	810	845	980	1045	...
800	680	815	845	880	1020	1085	...
900	730	870	905	940
1000	780	935	965	1000	1165	1240	...
1250	890	1065	1130
1500	980	1175	1215	1260	1450
1750	1070	1280	1370
2000	1155	1385	1405	1470	1715

Note: M.C.M. means thousands of circular mils.

TABLE 10
[regulation 271]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
over 30° C. but not over 40° C..... } over 86° F. but not over 104° F..... }	.82	.88	.90	.90	.94	.95	1
over 40° C. but not over 45° C..... } over 104° F. but not over 113° F..... }	.71	.82	.85	.85	.90	.92	1
over 45° C. but not over 50° C..... } over 113° F. but not over 122° F..... }	.58	.75	.80	.80	.87	.89	1
over 50° C. but not over 55° C..... } over 122° F. but not over 131° F..... }	.41	.67	.74	.74	.83	.86	1
over 55° C. but not over 60° C..... } over 131° F. but not over 140° F..... }58	.67	.67	.79	.83	.91
over 60° C. but not over 70° C..... } over 140° F. but not over 158° F..... }35	.52	.52	.71	.76	.87
over 70° C. but not over 75° C..... } over 158° F. but not over 167° F..... }43	.43	.66	.72	.86
over 75° C. but not over 80° C..... } over 167° F. but not over 176° F..... }30	.30	.61	.69	.84
over 80° C. but not over 90° C..... } over 176° F. but not over 194° F..... }50	.61	.80
over 90° C. but not over 100° C..... } over 194° F. but not over 212° F..... }51	.77
over 100° C. but not over 120° C..... } over 212° F. but not over 248° F..... }69
over 120° C. but not over 140° C..... } over 248° F. but not over 284° F..... }59

TABLE 11
[regulation 272]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Size	Rubber types R and RW; Thermoplastic types T and TW	Rubber type RH	Paper; Varnished cloth type V; Thermoplastic and asbestos types A-18, A-19; asbestos and VC types A-3, A-4, A-5, A-6 and A-8	Asbestos and VC types A-1, A-2, A-9, A-13, A-14, A-15 and A-17	Asbestos types A-10, A-12 and A-16 (b)	Asbestos types A-7, A-11 and A-16 (a)
B. & S. gauge	amperes	amperes	amperes	amperes	amperes	amperes
14	15	15	25	30	30	30
12	20	20	30	35	40	40
10	30	30	40	45	50	55
8	40	45	50	60	65	70
6	55	65	70	80	85	95
4	70	85	90	105	115	120
3	80	100	105	120	130	145
2	95	115	120	135	145	165
1	110	130	140	160	170	190
0	125	150	155	190	200	225
00	145	175	185	215	230	250
000	165	200	210	245	265	285
0000	195	230	235	275	310	340
M.C.M.						
250	215	255	270	315	335	...
300	240	285	300	345	380	...
350	260	310	325	390	420	...
400	280	335	360	420	450	...
500	320	380	405	470	500	...
600	355	420	455	525	545	...
700	385	460	490	560	600	...
750	400	475	500	580	620	...
800	410	490	515	600	640	...
900	435	520	555
1000	455	545	585	680	730	...
1250	495	590	645
1500	520	625	700	785
1750	545	650	735
2000	560	665	775	840

Note: M.C.M. means thousands of circular mils.

TABLE 12
[regulation 272]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
over 30° C. but not over 40° C... } over 86° F. but not over 104° F... }	.82	.88	.90	.94	.95	1
over 40° C. but not over 45° C... } over 104° F. but not over 113° F... }	.71	.82	.85	.90	.92	1
over 45° C. but not over 50° C... } over 113° F. but not over 122° F... }	.58	.75	.80	.87	.89	1
over 50° C. but not over 55° C... } over 122° F. but not over 131° F... }	.41	.67	.74	.83	.86	1
over 55° C. but not over 60° C... } over 131° F. but not over 140° F... }58	.67	.79	.83	.91
over 60° C. but not over 70° C... } over 140° F. but not over 158° F... }35	.52	.71	.76	.87
over 70° C. but not over 75° C... } over 158° F. but not over 167° F... }43	.66	.72	.86
over 75° C. but not over 80° C... } over 167° F. but not over 176° F... }30	.61	.69	.84
over 80° C. but not over 90° C... } over 176° F. but not over 194° F... }50	.61	.80
over 90° C. but not over 100° C... } over 194° F. but not over 212° F... }51	.77
over 100° C. but not over 120° C... } over 212° F. but not over 248° F... }69
over 120° C. but not over 140° C... } over 248° F. but not over 284° F... }59

TABLE 13
[regulation 274 (1)]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
conductor size	1 conductor	2 conductors	3 conductors	4 conductors	5 conductors	6 conductors	7 conductors	8 conductors	9 conductors
B. & S. gauge	inches	inches	inches	inches	inches	inches	inches	inches	inches
18	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$	$\frac{3}{4}$
16	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$	$\frac{3}{4}$
14	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	1	1	1
12	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	1	1	1	$1\frac{1}{4}$
10	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	1	1	1	$1\frac{1}{4}$	$1\frac{1}{4}$
8	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	1	$1\frac{1}{4}$	$1\frac{1}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	$1\frac{1}{2}$
6	$\frac{1}{2}$	1	1	$1\frac{1}{4}$	$1\frac{1}{2}$	$1\frac{1}{2}$	2	2	2
4	$\frac{1}{2}$	$1\frac{1}{4}$	$1\frac{1}{4}$	1	$1\frac{1}{2}$	2	2	2	$2\frac{1}{4}$
3	$\frac{1}{2}$	$1\frac{1}{4}$	$1\frac{1}{4}$	1	2	2	2	$2\frac{1}{2}$	2
2	$\frac{1}{2}$	$1\frac{1}{4}$	$1\frac{1}{4}$	2	2	2	$2\frac{1}{2}$	$2\frac{1}{2}$	$2\frac{1}{2}$
1	$\frac{1}{2}$	$1\frac{1}{4}$	$1\frac{1}{4}$	2	$2\frac{1}{2}$	$2\frac{1}{2}$	$2\frac{1}{2}$	3	3
0	1	$1\frac{1}{2}$	2	2	$2\frac{1}{2}$	$2\frac{1}{2}$	3	3	3
00	1	2	2	$2\frac{1}{2}$	$2\frac{1}{2}$	3	3	3	$3\frac{1}{2}$
000	1	2	2	$2\frac{1}{2}$	3	3	3	$3\frac{1}{2}$	$3\frac{1}{2}$
0000	$1\frac{1}{4}$	2	$2\frac{1}{2}$	3	3	3	$3\frac{1}{2}$	$3\frac{1}{2}$	4
M.C.M.									
250	$1\frac{1}{4}$	$2\frac{1}{2}$	$2\frac{1}{2}$	3	3	$3\frac{1}{2}$	4	4	5
300	$1\frac{1}{4}$	$2\frac{1}{2}$	$2\frac{1}{2}$	3	$3\frac{1}{2}$	4	4	5	5
350	$1\frac{1}{4}$	3	3	$3\frac{1}{2}$	$3\frac{1}{2}$	4	5	5	5
400	$1\frac{1}{2}$	3	3	$3\frac{1}{2}$	4	4	5	5	5
500	$1\frac{1}{2}$	3	3	$3\frac{1}{2}$	4	5	5	5	6
600	2	$3\frac{1}{2}$	$3\frac{1}{2}$	4	5	5	6	6	6
700	2	$3\frac{1}{2}$	$3\frac{1}{2}$	5	5	5	6	6	..
750	2	$3\frac{1}{2}$	$3\frac{1}{2}$	5	5	6	6	6	..
800	2	$3\frac{1}{2}$	4	5	5	6	6
900	2	4	4	5	6	6	6
1000	2	4	4	5	6	6
1250	$2\frac{1}{2}$	5	5	6	6
1500	3	5	5	6
1750	3	5	6	6
2000	3	6	6

TABLE 14
[regulation 275]

Column 1	Maximum number of conductors in conduit or tubing						
	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
conductor size	$\frac{3}{4}$ -inch conduit	1-inch conduit	$1\frac{1}{4}$ -inch conduit	$1\frac{1}{2}$ -inch conduit	2-inch conduit	$2\frac{1}{2}$ -inch conduit	3-inch conduit
B. & S. gauge							
18	12	20	35	49	80	115	176
16	10	17	30	41	68	97	150
14	6	10	18	25	40	59	90
12	5	8	15	21	35	50	77
10	4	7	13	17	29	41	64
8	3	4	7	10	17	25	38
6	1	3	4	6	9	15	23

TABLE 15
[regulation 276]

Column 1 conductor size	Single-conductor cable				2-conductor cable (flat or round)				3-conductor cable			
	Number of cables in one conduit				Number of cables in one conduit				Number of cables in one conduit			
	Col. 2 1	Col. 3 2	Col. 4 3	Col. 5 4	Col. 6 1	Col. 7 2	Col. 8 3	Col. 9 4	Col. 10 1	Col. 11 2	Col. 12 3	Col. 13 4
B. & S. gauge	trade size	trade size	trade size	trade size	trade size	trade size	trade size	trade size	trade size	trade size	trade size	trade size
14	$\frac{3}{4}$	$\frac{3}{4}$		1	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	$1\frac{1}{2}$
12	$\frac{3}{4}$	$\frac{3}{4}$		1	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	2	1	$1\frac{1}{2}$	$1\frac{1}{2}$	2
10	$\frac{3}{4}$	1	1	$1\frac{1}{4}$	1	$1\frac{1}{2}$	2	2	1	2	2	$2\frac{1}{2}$
8	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{4}$	$1\frac{1}{4}$	1	2	2	$2\frac{1}{2}$	$1\frac{1}{4}$	$2\frac{1}{2}$	$2\frac{1}{2}$	3
6	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	$1\frac{1}{4}$	$2\frac{1}{2}$	$2\frac{1}{2}$	3	$1\frac{1}{4}$	$2\frac{1}{2}$	3	3
4	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	2	$1\frac{1}{4}$	$2\frac{1}{2}$	3	3	$1\frac{1}{2}$	3	3	$3\frac{1}{2}$
3	$\frac{3}{4}$	$1\frac{1}{4}$	$1\frac{1}{2}$	2	$1\frac{1}{4}$	3	3	$3\frac{1}{2}$	$1\frac{1}{2}$	3	3	$3\frac{1}{2}$
2	1	$1\frac{1}{2}$	$1\frac{1}{2}$	2	1	3	3	$3\frac{1}{2}$	2	$3\frac{1}{2}$	$3\frac{1}{2}$	4
1	1	2	2	2	$1\frac{1}{2}$	$3\frac{1}{2}$	$3\frac{1}{2}$	4	2	$3\frac{1}{2}$	4	5
1/0	1	2	2	$2\frac{1}{2}$	2	$3\frac{1}{2}$	$3\frac{1}{2}$	5	2	4	4	5
2/0	1	2	2	$2\frac{1}{2}$	2	$3\frac{1}{2}$	4	5	2	4	5	5
3/0	$1\frac{1}{4}$	2	$2\frac{1}{2}$	3	2	4	4	5	$2\frac{1}{2}$	5	5	5
4/0	$1\frac{1}{4}$	$2\frac{1}{2}$	$2\frac{1}{2}$	3	$2\frac{1}{2}$	5	5	6	$2\frac{1}{2}$	5	5	6
M.C.M.												
250	$1\frac{1}{4}$	$2\frac{1}{2}$	3	3	$2\frac{1}{2}$	5	5	6	3	6	6	..
300	$1\frac{1}{4}$	3	3	$3\frac{1}{2}$	3	5	6	..	3	6	6	..
350	$1\frac{1}{2}$	3	3	$3\frac{1}{2}$	3	6	6	..	3	6	6	..
400	$1\frac{1}{2}$	3	3	$3\frac{1}{2}$	3	6	6	..	$3\frac{1}{2}$	6
500	$1\frac{1}{2}$	3	$3\frac{1}{2}$	4	3	6	$3\frac{1}{2}$
600	2	$3\frac{1}{2}$	4	5	$3\frac{1}{2}$	4
700	2	4	4	5	4	4
750	2	4	4	5	4	4
800	2	4	5	5	4	5
900	$2\frac{1}{2}$	4	5	5	4	5
1000	$2\frac{1}{2}$	5	5	6	5	5
1250	$2\frac{1}{2}$	5	5	6
1500	3	5	6
1750	3	6	6
2000	3	6	6

TABLE 16
[regulation 277]

Item No.	Column 1	Number of conductors in a conduit				
		Column 2	Column 3	Column 4	Column 5	Column 6
		1	2	3	4	more than 4
1	Conductors other than lead-covered....	53%	31%	43%	40%	40%
2	Lead-covered conductors.....	55%	30%	40%	38%	35%
3	Conductors used in re-wiring existing race-ways for increased load where it is impracticable to increase the size of the race-way due to structural con- ditions.....	60%	40%	50%	50%	50%

TABLE 17
[regulation 277]

Column 1 Conduit trade size	Column 2 Cross-sectional area
inches	square inches
$\frac{3}{8}$	0.30
$\frac{3}{4}$	0.53
1	0.86
$1\frac{1}{4}$	1.50
$1\frac{1}{2}$	2.04
2	3.36
$2\frac{1}{2}$	4.79
3	7.38
$3\frac{1}{2}$	9.90
4	12.72
5	20.00
6	28.89

TABLE 18
[regulation 277 (3), (4)]

Column 1 conductor size	Column 2 Types RF-32, R, RH, RW Approx. cross-sectional area	Column 3 Types TF, T, TW Approx. cross-sectional area
B. & S. gauge	square inches	square inches
18	.0167	.0088
16	.0196	.0109
14	.0230	.0135
14	.0327*	
12	.0278	.0172
12	.0384*	
10	.0460	.0224
8	.0760	.0408
6	.1238	.0819
4	.1605	.1087
3	.1817	.1263
2	.2067	.1473
1	.2715	.2027
0	.3107	.2367
00	.3578	.2781
000	.4151	.3288
0000	.4840	.3904
M.C.M.		
250	.5917	.4877
300	.6837	.5581
350	.7620	.6291
400	.8365	.6969
500	.9834	.8316
600	1.1940	1.0261
700	1.3355	1.1575
750	1.4082	1.2252
800	1.4784	1.2908
900	1.6173	1.4208
1000	1.7531	1.5482
1250	2.2062	1.9532
1500	2.5475	2.2748
1750	2.8895	2.5930
2000	3.2079	2.9013

*Type RW wire.

TABLE 19
[regulation 280]

Column 1	Column 2	Column 3	Column 4	Column 5
Size	Rubber types PO, C, PD, P, PWP, K, E Armoured types CA, PA, PAWP	Rubber types S, SO, SJ, SJO, SV, POSJ Thermoplastic types ST, SJT, SVT, POT	Rubber and asbestos types AFS, AFSJ, HC, HPD, HSJ	Cotton types CFC, CFPO, CFPD Asbestos types AFC, AFPO, AFPD Cotton and thermoplastic types CTFC, CTFO, CTFPD
B. & S. gauge	amperes	amperes	amperes	amperes
20	..	2
18	5	7	10	6
16	7	10	15	8
14	15	15	20	17
12	20	20	25	..
10	25	25
8	35
6	45
4	60
2	80

TABLE 20
[regulation 281]

Item No.	Sub-item	Column 1 Trade Name	Column 2 Type	Column 3 Conductor sizes B. & S. gauge	Column 4 Number of conductors	Column 5 Braid on each conductor	Column 6 Filler	Column 7 Jacket	Column 8 Kind of outer covering	Column 9 Number of outer covers	Column 10 USES
1	a	Asbestos-covered tinsel cord	AT	27	2 or 3	Cotton	None	None	None	..	For attachment to a device, in a dry place where not subject to hard usage.
	b	Cotton-covered tinsel cord	CT	27	2 or 3	None	None	None	Cotton or rayon	1	
2						Cotton	None	None	Cotton or rayon	1 or none	
		Rubber-jacketed tinsel cord	ATJ	27	2 or 3	None	Optional	Rubber	None	..	For attachment to a device, in a damp place where not subject to hard usage.
			CTJ	27	2 or 3	Cotton	Optional	Rubber	None	..	
			POSJ-tinsel	27	2	None	None	Rubber	None	..	
3	a	Asbestos-covered, heat-resisting cord	AFC	18, 16 or 14	2 or 3	Cotton or rayon	None	None	None	..	For attachment to pendants, in a dry place, where not subject to hard usage.
			AFPO	18, 16 or 14	2	None	None	None	Cotton or rayon	1	
			AFPD	18, 16 or 14	2 or 3	None	None	None	Cotton or rayon	1	
	b	Cotton-covered, heat-resisting cord	CFC	18, 16 or 14	2 or 3	Cotton or rayon	None	None	None	..	
			CFPO	18, 16 or 14	2	None	None	None	Cotton or rayon	1	
			CFPD	18, 16 or 14	2 or 3	None	None	None	Cotton or rayon	1	
	c	Cotton-and- thermoplastic heat-resisting cord	CTFC	18, 16 or 14	2 or 3	Cotton or rayon	None	None	None	..	
			CTFPO	18, 16 or 14	2	None	None	None	Cotton or rayon	1	
			CTFPD	18, 16 or 14	2 or 3	None	None	None	Cotton or rayon	1	
	d	Lamp cord	C	18 or larger	2 or more	Rayon	None	None	None	..	

4	a	Moisture-proofed reinforced cord	PWP-64	18	2 or more	Cotton	Optional	Rubber	Moisture-proofed cotton	1	For attachment to pendants or portable devices, in a damp place, and (except as to PWP-64) where subject to hard usage Types SJT and SVT shall not be used at temperatures below 14° F.
	b	Braided heavy-duty cord	PWP-32	18 or 16	2 or more	Moisture-proofed cotton	Moisture-proofed jute, cotton, sisal, hemp or twisted paper	None	Moisture-proofed cotton	2	
			PWP-¾	14 or larger							
			K	18 or larger							
	c	Armoured, moisture-proofed reinforced cord	PAWP	18 or larger	2	Cotton	Optional	Rubber	Metal armour over moisture-proofed cotton	2	
	d	Junior hard-service cord	SJ	18 or 16	2, 3 or 4	None	Optional	Rubber	None	..	
			SJO	18 or 16	2, 3 or 4	None	Optional	Chloroprene	None	..	
			SJT	18 or 16	2, 3 or 4	None	Optional	Thermo-plastic	None	..	
	e	Vacuum-cleaner cord	SV	18	2	None	Optional	Rubber	None	..	
			SVT	18	2	None	Optional	Thermo-plastic	None	..	
S			18 to 10	2 or more	None	Optional	Rubber	None	..		
5	Hard-service cord	SO	18 to 10	2 or more	None	Optional	Chloroprene	None	..		
		ST	18 to 10	2 or more	None	Optional	Thermo-plastic	None	..		
		14° F.									
6	a	All-rubber parallel cord	POSJ-64	18	2	None	None	Rubber	None	..	For attachment to pendants or portable devices in a damp place, where not subject to hard usage. POT cords of No. 20 B. & S. gauge restricted to use with electric clocks.
	b	All-thermoplastic parallel cord	POSJ-32	18 or 16	2	None	None	Rubber	None	..	
			POT-64	20 or 18							
			POT-32	20, 18 or 16							

TABLE 20—Continued

Item No.	Sub-item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10
		Trade Name	Type	Conductor sizes B. & S. gauge	Number of conductors	Braid on each conductor	Filler	Jacket	Kind of outer covering	Number of outer covers	USES
7	a	Parallel cord	PO-64	18	2	Cotton	None	None	Cotton or rayon	1	For attachment to pendants or portable devices, in a dry place, where not subject to hard usage
	b	Lamp cord	PO-¾	14 or larger							
	c	Twisted portable cord	C	18 or larger	2 or more	Cotton	None	None	None	..	
8			PD	18 or larger	2 or more	Cotton	None	None	Cotton or rayon	1	
	a	Reinforced cord	P-64	18							
	b	Armoured cord	P-32	18 or 16	2 or more	Cotton	Optional	Rubber	Cotton	1	For attachment to pendants or portable devices, in a dry place, and (except as to P-64) where subject to hard usage.
c	Armoured rein- forced cord	P-¾	14 or larger								
			CA	18 or larger	2	Cotton	None	None	Metal armour	2	
9		Rubber-jacketed heat-resisting cord	PA	18 or larger	2	Cotton	Optional	Rubber	Cotton and metal armour		For attachment to a portable heater, in a damp place, where subject to extra-hard usage.
10	a	Rubber-jacketed heat-resisting cord	AFS	18, 16 or 14	2 or 3	None	None	Rubber	None	..	For attachment to a portable heater, in a damp place, where subject to hard usage.
	b	Rubber-jacketed heater-cord	AFSJ	18 or 16	2 or 3	None	None	Rubber	None	..	
11			HSJ	18, 16, 14 or 12	2, 3 or 4	Cotton or none	Optional	Cotton and rubber	None	..	For attachment to a portable heater, in a dry place, where not subject to hard usage.
		Heater-cord	HC	18, 16, 14 or 12	2, 3 or 4	Cotton or rayon	None	None	None	..	
			HPD	18, 16, 14 or 12	2, 3 or 4	None	None	None	Cotton or rayon	1	

12	a	Thermoplastic Christmas-tree cord	TX	20	2	None	None	None	None	..	For attachment to Christmas-tree and similar decorative lighting outfits, in a dry place, where not subject to hard usage.
	b	Christmas-tree cord	X	20	2	Cotton	None	None	All-cotton or rayon-and-cotton	1 or more	
			CX	18	2	Cotton or Cotton-and-rayon	None	None	None	..	
13		Christmas-tree cord	CXW	18	2	Moisture-proofed cotton	None	None	None	..	For attachment to Christmas-tree and similar decorative lighting outfits, in a damp place, where subject to hard usage.
14		Elevator cable	E	18 or larger	2 or more	Cotton	Optional	Rubber	Flame-retarding and moisture-proofed cotton	1	For the lighting and control of elevators.
								None	Cotton, the outer one flame-retarding and moisture-proofed	3	

TABLE 21
[regulation 297]

Column 1 Total number of branch circuits	Column 2 Minimum demand factor
1 to 4.....	100%
5 to 10.....	85%
11 to 30.....	70%
31 to 50.....	60%
more than 50.....	50%

TABLE 22
[regulation 298]

No. of Ranges	Maximum demand in kilowatts	No. of Ranges	Maximum demand in kilowatts	No. of Ranges	Maximum demand in kilowatts
1	8	35	50	69	76.75
2	11	36	51	70	77.50
3	14	37	52	71	78.25
4	17	38	53	72	79
5	20	39	54	73	79.75
6	21	40	55	74	80.50
7	22	41	55.75	75	81.25
8	23	42	56.50	76	82
9	24	43	57.25	77	82.75
10	25	44	58	78	83.50
11	26	45	58.75	79	84.25
12	27	46	59.50	80	85
13	28	47	60.25	81	85.75
14	29	48	61	82	86.50
15	30	49	61.75	83	87.25
16	31	50	62.50	84	88
17	32	51	63.25	85	88.75
18	33	52	64	86	89.50
19	34	53	64.75	87	90.25
20	35	54	65.50	88	91
21	36	55	66.25	89	91.75
22	37	56	67	90	92.50
23	38	57	67.75	91	93.25
24	39	58	68.50	92	94
25	40	59	69.25	93	94.75
26	41	60	70	94	95.50
27	42	61	70.75	95	96.25
28	43	62	71.50	96	97
29	44	63	72.25	97	97.75
30	45	64	73	98	98.50
31	46	65	73.75	99	99.25
32	47	66	74.50	100	100
33	48	67	75.25	over	
34	49	68	76	100	100 plus .75 kw. per range in excess of 100

TABLE 23
[regulations 297 and 300]

Item No.	Column 1 Type of building	Column 2 Watts per sq. ft.	Column 3 Demand factor
1	Single family dwelling.....	2.0	100%
2	Multi-family dwelling or apartment house.....	2.0	(See Table 21)
3	Hotel.....	1.0	75%
4	Store, restaurant or school.....	3.0	100%
5	Office building: up to 10,000 square feet.....	2.0	90%
	more than 10,000 square feet.....	2.0	70%
6	Industrial or commercial (Loft type*) building and general illumination in churches.....	1.0	100%
7	Garage.....	0.5	100%
8	Hospital.....	0.75	75%
9	Storage warehouse.....	0.25	65%

*This includes buildings of more than one floor, used for manufacturing or merchandising.

TABLE 24
[regulation 313]

Item No.	Column 1 Class of Duty-service	Percentage of name-plate current-rating of motor			
		Column 2	Column 3	Column 4	Column 5
		5-minute rating	15-minute rating	30- or 60-minute rating	Continuous rating
1	Short-time duty: operating valves, raising or lowering rolls.....	110%	120%	150%
2	Intermittent duty: freight and passenger elevators, tool heads, pumps, draw-bridges, turn-tables, etc.	85%	85%	90%	140%
3	Periodic duty: rolls, ore- and coal-handling machines	85%	90%	95%	140%
4	Varying duty.....	110%	120%	150%	200%

TABLE 25
[regulation 315]

Column 1	Column 2
Resistor Duty Classification	Current-carrying capacity of conductor in percentage of full-load secondary current
Starting duty.....	55%
Intermittent duty.....	85%
Continuous duty.....	110%

TABLE 26
[regulations 345 and 369]

Electrical circuit protection			Motor overload protection		
Item No.	Column 1	Column 2	Item No.	Column 3	Column 4
	Kind of electrical system	Number and location of over-current devices		Kind of motor	Number and location of overload devices (trip-coils, relays or thermal cut-outs)
1	3-wire, 3-phase a.c. ungrounded or with grounded neutral.	3 Trip coils, one in each conductor.	10	3-phase a.c.	2, in any 2 conductors except a neutral or grounded conductor.
2	4-wire, 3-phase a.c.	3 Trip coils, one in each phase.			
3	4-wire, 2-phase a.c. ungrounded.	2 Trip coils, one in each phase.*			
4	3-wire, 2 phase a.c.	2 Trip coils, one in each outside conductor.	11	2-phase a.c.	two, 1 in each phase, not to be connected in any neutral or grounded conductor.
5	4-wire, 2-phase a.c. with grounded neutral.	4 Trip coils, one in each ungrounded conductor.			
6	5-wire, 2-phase a.c.	4 Trip coils, one in each ungrounded conductor.			
7	3-wire, 1-phase a.c. or d.c.	2 Trip coils, one in each outside conductor.	12	1-phase a.c. or d.c.	1, in any conductor except a neutral or grounded conductor.
8	2-wire a.c. or d.c. ungrounded or with one conductor grounded.	1 Trip coil in each ungrounded conductor.			
9	3-wire, 1-phase a.c. or d.c. with grounded neutral.	2 Trip coils, one in each ungrounded conductor.			

*For services see regulation 64 (2).

TABLE 27
[regulations 313, 346 and 347]

Full-load current rating of motor	Minimum allowable current- carrying capacity of copper conductor supplying a motor	Overload protection for running protection of motors		Over-current protection Maximum allowable ratings of fuses for motor circuits (For circuit-breaker setting see Table 32)			
		Maximum rating of fuses	Maximum setting of overload devices	Single- phase: all types	Squirrel-cage or synchronous		Direct current or wound- rotor alternating current
					Full voltage resistor and reactor starting	Auto- transformer starting	
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
amperes	amperes	amperes	amperes	amperes	amperes	amperes	amperes
1**	15	2*	1.25*	15	15	15	15
2**	15	3*	2.50*	15	15	15	15
3**	15	4*	3.75*	15	15	15	15
4**	15	6*	5.00*	15	15	15	15
5**	15	8*	6.25*	15	15	15	15
6**	15	8*	7.50*	20	20	15	15
7	15	10*	8.75*	25	25	20	15
8	15	10*	10.00*	25	25	20	15
9	15	12*	11.25*	30	30	25	15
10	15	15*	12.50*	30	30	25	15
11	15	15*	13.75*	35	35	30	20
12	15	15	15.00	40	40	30	20
13	16.25	20	16.25	40	40	35	20
14	17.5	20	17.50	45	45	35	25
15	18.75	20	18.75	45	45	40	25
16	20	20	20.00	50	50	40	25
17	21.25	25	21.25	60	60	45	30
18	22.5	25	22.50	60	60	45	30
19	23.75	25	23.75	60	60	50	30
20	25	25	25.00	60	60	50	30
22	27.5	30	27.5	70	70	60	35
24	30	30	30.0	80	80	60	40
26	32.5	35	32.5	80	80	70	40
28	35	35	35.0	90	90	70	45
30	37.5	40	37.5	90	90	70	45
32	40	40	40.0	100	100	70	50
34	42.5	45	42.5	110	110	70	60
36	45	45	45.0	110	110	80	60
38	47.5	50	47.5	125	125	80	60
40	50	50	50.0	125	125	80	60
42	52.5	50	52.5	125	125	90	70
44	55	60	55.0	125	125	90	70
46	57.5	60	57.5	150	150	100	70
48	60	60	60.0	150	150	100	80
50	62.5	60	62.5	150	150	100	80
52	65	70	65.0	175	175	110	80
54	67.5	70	67.5	175	175	110	90
56	70	70	70.0	175	175	120	90
58	72.5	70	72.5	175	175	120	90
60	75	80	75.0	200	200	120	90
62	77.5	80	77.5	200	200	125	100
64	80	80	80.0	200	200	150	100
66	82.5	80	82.5	200	200	150	100
68	85	90	85.0	225	225	150	110
70	87.5	90	87.5	225	225	150	110
72	90	90	90.0	225	225	150	110
74	92.5	90	92.5	225	225	150	125
76	95	100	95.0	250	250	175	125
78	97.5	100	97.5	250	250	175	125
80	100	100	100.0	250	250	175	125
82	102.5	110	102.5	250	250	175	125
84	105	110	105.0	250	250	175	150
86	107.5	110	107.5	300	300	175	150

TABLE 27—Continued

Full-load current rating of motor	Minimum allowable current-carrying capacity of copper conductor supplying a motor	Overload protection for running protection of motors		Over-current protection Maximum allowable ratings of fuses for motor circuits (For circuit-breaker setting see Table 32)			
		Maximum rating of fuses	Maximum setting of overload devices	Single-phase: all types	Squirrel-cage or synchronous		Direct current or wound rotor alternating current
					Full voltage resistor and reactor starting	Auto-transformer starting	
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
amperes	amperes	amperes	amperes	amperes	amperes	amperes	amperes
88	110	110	110.0	300	300	200	150
90	112.5	110	112.5	300	300	200	150
92	115	125	115.0	300	300	200	150
94	117.5	125	117.5	300	300	200	150
96	120	125	120.0	300	300	200	150
98	122.5	125	122.5	300	300	200	150
100	125	125	125.0	300	300	200	150
105	131.25	150	131.5	350	350	225	175
110	137.5	150	137.5	350	350	225	175
115	143.75	150	143.75	350	350	250	175
120	150	150	150.0	400	400	250	200
125	156.25	175	156.25	400	400	250	200
130	162.5	175	162.5	400	400	300	200
135	168.75	175	168.75	450	450	300	225
140	175	175	175.0	450	450	300	225
145	181.25	200	181.5	450	450	300	225
150	187.5	200	187.5	450	450	300	225
155	193.75	200	193.75	500	500	350	250
160	200	200	200	500	500	350	250
165	206.25	225	206.25	500	500	350	250
170	212.5	225	212.5	500	500	350	300
175	218.75	225	218.75	600	600	350	300
180	225	225	225	600	600	400	300
185	231.25	250	231.25	600	600	400	300
190	237.5	250	237.5	600	600	400	300
195	243.75	250	243.75	600	600	400	300
200	250	250	250	600	600	400	300
210	262.5	250	262.5	450	350
220	275	300	275	450	350
230	287.5	300	287.5	500	350
240	300	300	300	500	400
250	312.5	300	312.5	500	400
260	325	350	325	600	400
270	337.5	350	337.5	600	450
280	350	350	350	600	450
290	365	350	365	600	450
300	375	400	375	600	450
320	400	400	400	500
340	425	450	425	600
360	450	450	450	600
380	475	500	475	600
400	500	500	500	600
420	525	600	525
440	550	600	550
460	575	600	575
480	600	600	600
500	625	...	625
520	650	...	650
540	675	...	675
560	700	...	700
580	725	...	725
600	750	...	750
625	781.25	...	781.25

*For running protection of motors of 1 h.p. or less see regulations 363 and 364.

**For the grouping of small motors under the protection of a single set of fuses, see regulations 361 and 362.

NOTE: To select size of conductor having specified current-carrying capacity, see regulations 271 and 272, and the columns of tables 9 and 11 appropriate to the type of insulation used.

Columns 2, 3 and 4 of this table are based on 125% of the full-load current-rating of the motor.

TABLE 28
[regulation 348 (1), (2)]

Column 1 Motor rating	Induction-type, Squirrel-cage or wound rotor					Synchronous type, Unity power factor**			
	Col. 2 110V.	Col. 3 220V.	Col. 4 440V.	Col. 5 550V.	Col. 6 2200V.	Col. 7 220V.	Col. 8 440V.	Col. 9 550V.	Col. 10 2200V.
H.P.	amperes	amperes	amperes	amperes	amperes	amperes	amperes	amperes	amperes
$\frac{1}{2}$ *	5	2.5	1.3	1
$\frac{3}{4}$ *	5.4	2.8	1.4	1.1
1	6.6	3.3	1.7	1.3
$1\frac{1}{2}$	9.4	4.7	2.4	2.0
2	12	6	3	2.4
3	...	9	4.5	4
5	...	15	7.5	6
$7\frac{1}{2}$...	22	11	9
10	...	27	14	11
15	...	38	19	15
20	...	52	26	21
25	...	64	32	26	7	54	27	22	5.4
30	...	77	39	31	8	65	33	26	6.5
40	...	101	51	40	10	86	43	35	8.6
50	...	125	63	50	13	108	54	44	10.8
60	...	149	75	60	15	128	64	51	13
75	...	180	90	72	19	161	81	65	16
100	...	246	123	98	25	211	106	85	21
125	...	310	155	124	32	264	132	106	26
150	...	360	180	144	36	...	158	127	32
200	...	480	240	195	49	...	210	168	42

*For running protection of motors of 1 h.p. or less, see regulations 363 and 364.
**For power factors of 90% or 80%, multiply amperage in this table by 1.1 or 1.25 respectively.
NOTE: For full-load currents of 208-volt and 200-volt motors, increase the corresponding 220-volt motor full-load current by 6 per cent and 10 per cent, respectively.

TABLE 29
[regulation 348 (3) (4)]

Column 1 Motor rating	Induction-type, Squirrel-cage or wound rotor					Synchronous type, Unity power factor**			
	Col. 2 110V.	Col. 3 220V.	Col. 4 440V.	Col. 5 550V.	Col. 6 2200V.	Col. 7 220V.	Col. 8 440V.	Col. 9 550V.	Col. 10 2200V.
H.P.	amperes	amperes	amperes	amperes	amperes	amperes	amperes	amperes	amperes
$\frac{1}{2}$ *	4.3	2.2	1.1	0.9
$\frac{3}{4}$ *	4.7	2.4	1.2	1.0
1	5.7	2.9	1.4	1.2
$1\frac{1}{2}$	7.7	4.0	2	1.6
2	10.4	5.0	3	2.0
3	...	8.0	4	3.0
5	...	13	7	6
$7\frac{1}{2}$...	19	9	7
10	...	24	12	10
15	...	33	16	13
20	...	45	23	19
25	...	55	28	22	6	47	24	19	4.7
30	...	67	34	27	7	56	29	23	5.7
40	...	88	44	35	9	75	37	31	7.5
50	...	108	54	43	11	94	47	38	9.4
60	...	129	65	52	13	111	56	44	11.3
75	...	156	78	62	16	140	70	57	14
100	...	212	106	85	22	182	93	74	18
125	...	268	134	108	27	228	114	93	23
150	...	311	155	124	31	...	137	110	28
200	...	415	208	166	43	...	182	145	37

*For running protection of motors of 1 h.p. or less, see regulations 363 and 364.
**For power factors of 90 per cent or 80 per cent, multiply amperages in this table by 1.1 or 1.25 respectively.

TABLE 30
[regulation 348 (5)]

Column 1 Motor rating	Column 2 110V.	Column 3 220V.	Column 4 440V.
H.P.	amperes	amperes	amperes
1/6 *	3.34	1.67
1/4 *	4.80	2.40
1/2 *	7.00	3.50
3/4 *	9.40	4.70
1 *	11.00	5.50
1 1/2	15.2	7.6
2	20.0	10.0
3	28.0	14.0
5	46	23
7 1/2	68	34	17.0
10	86	43	21.5

*For running protection of motors of 1 h.p. or less, see regulations 363 and 364.

NOTE: For full-load currents of 200-volt and 208-volt motors, increase the corresponding 220-volt motor full-load current by 10 per cent and 6 per cent respectively.

TABLE 31
[regulation 348 (6)]

Column 1 Motor rating	Column 2 115V.	Column 3 230V.	Column 4 550V.
H.P.	amperes	amperes	amperes
1/3 *	4.5	2.3
1/2 *	6.5	3.3	1.4
1 *	8.4	4.2	1.7
1 1/2	12.5	6.3	2.6
2	16.1	8.3	3.4
3	23	12.3	5.0
5	40	19.8	8.2
7 1/2	58	28.7	12
10	75	38	16
15	112	56	23
20	140	74	30
25	185	92	38
30	220	110	45
40	294	146	61
50	364	180	75
60	436	215	90
75	540	268	111
100	...	357	146
125	...	443	184
150	220
200	295

*For running protection of motors of 1 h.p. or less, see regulations 363 and 364.

TABLE 32
[regulation 349]

Item No.	Column 1 Type of motor	Percentage of full-load current		
		Column 2	Circuit-breaker setting	
			Column 3	Column 4
		Fuse rating	Instantaneous type	Time-limit type
1	Alternating current: Single-phase all types.....	300%	250%
2	Squirrel-cage and synchronous: Full-voltage starting.....	300%	700%	250%
3	Resistor and reactor starting.....	300%	250%
4	Auto-transformer starting: Not more than 30 amperes.....	250%	200%
5	More than 30 amperes.....	200%	200%
6	High-reactance squirrel-cage: Not more than 30 amperes.....	250%	250%
7	More than 30 amperes.....	200%	200%
8	Wound rotor.....	150%	150%
9	Direct current: Not more than 50 h.p.....	150%	250%	150%
10	More than 50 h.p.....	150%	175%	150%

TABLE 33
[regulation 460]

Column 1	Column 2
Size of largest service conductor	Size of copper-wire grounding-conductor
	B. & S. gauge
No. 2 B. & S. gauge or smaller.....	No. 8
No. 1 or No. 0 B. & S. gauge.....	6
No. 00 or No. 000 B. & S. gauge.....	4
Over No. 000 B. & S. gauge but not over 350 M.C.M.....	2
Over 350 but not over 600 M.C.M.....	0
Over 600 but not over 1,100 M.C.M.....	00
Over 1,100 M.C.M.....	000

TABLE 34
[regulations 461 and 462]

Column 1	Size of grounding conductor		
	Column 2	Column 3	Column 4
	Copper wire	Conduit or pipe	Electrical metallic tubing
Automatic over-current device rated or set at not more than:			
amperes	B. & S. gauge		
	No.	Inches	Inches
30	14	$\frac{1}{2}$	$\frac{1}{2}$
60	10	$\frac{1}{2}$	$\frac{1}{2}$
100	8	$\frac{1}{2}$	$\frac{1}{2}$
200	6	$\frac{1}{2}$	1
400	4	$\frac{3}{4}$	$1\frac{1}{4}$
600	2	$\frac{3}{4}$	$1\frac{1}{4}$
800	0	1	2
1000	00	1	2
1200	000	1	2

TABLE 35
[regulation 1002 (2) (a)]

Column 1 Voltage between conductors		Minimum air-gap distance from live parts to adjacent surfaces	
		Column 2	Column 3
		Indoors	Outdoors
From	to	Inches	Inches
751	2,500	4	6
2,501	7,500	6	8
7,501	15,000	8	12
15,001	25,000	10	13
25,001	34,500	13	16
34,501	46,000	15	18
46,001	69,000	16	24

TABLE 36
[regulation 1002 (2) (b)]

Column 1 Voltage between conductors		Minimum air-gap distance between bare live parts	
		Column 2	Column 3
		Indoors	Outdoors
From	To	Inches	Inches
751	2,500	6	9
2,501	7,500	8	12
7,501	15,000	12	18
15,001	25,000	18	26
25,001	34,500	25	32
34,501	46,000	30	36
46,001	69,000	36	54

TABLE 37
[regulation 1022 (1) (b)]

Column 1	Column 2	Column 3	Column 4
Voltage peak	From opposite polarity	From ground	From floor
kilovolts	inches	inches	feet
100	12	8	8
200	24	12	10
300	36	24	10
400	48	36	10

TABLE 38
[regulation 1096]

Column 1	Column 2	Column 3
Length of pole	Western cedar or pressure-treated pine	Eastern cedar and poles other than western cedar or pressure-treated pine
feet	inches	inches
25	24½	28
30	26½	30½
35	28	32½
40	32	37

TABLE 39
[regulation 1099]

Pole length	Minimum depth of hole
feet	feet
25	5
30	5½
35	5½
40	6
45	6½
50	7

TABLE 40
[regulation 1100]

Column 1	Column 2	Column 3
Size of conductor	Components of conductor	Maximum span
B. & S. gauge		feet
No. 6	Medium-hard-drawn copper with double-braided, weatherproof-covering.....	135
No. 6	Hard-drawn or medium-hard-drawn copper.....	150
No. 4	Bare hard-drawn copper.....	250
No. 4	Bare steel-reinforced aluminum.....	250
No. 8	Annealed copperweld and copper.....	250

TABLE 41
[regulation 1105]

Column 1	Column 2
Length of pole	Horizontal distance from silo or well
feet	feet
25	40
30	40
35	35
40	30
45	25
50	15

TABLE 42
[regulation 1136 (1)]

Column 1	Column 2	Column 3	Column 4
Temperature (Fahrenheit)	Span 100 feet	Span 125 feet	Span 150 feet
degrees	inches	inches	inches
—20	3	5	7
Zero	4	6	8
32	5	8	11
60	7	11	16
90	9	15	21
120	12	18	26

TABLE 43
[regulation 1136 (2)]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
Temperature (Fahrenheit)	Span 100 feet	Span 125 feet	Span 150 feet	Span 175 feet	Span 200 feet	Span 225 feet	Span 250 feet
degrees	inches	inches	inches	inches	inches	inches	inches
—20	5	8	11	15	19	24	30
0	5	9	12	17	22	28	34
32	7	10	15	20	26	32	41
60	8	12	18	24	31	40	49
90	9	14	20	28	36	45	56
120	10	16	22	30	40	50	62

TABLE 44
[regulation 1136 (3) and (4)]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Temperature (Fahrenheit)	Span 100 feet	Span 125 feet	Span 150 feet	Span 100 feet	Span 125 feet	Span 150 feet
degrees	inches	inches	inches	inches	inches	inches
—20	4	6	8	5	8	12
0	5	8	12	7	11	16
32	7	11	16	9	15	21
60	9	15	21	12	18	26
90	12	19	27	14	22	32
120	15	24	34	17	26	38

TABLE 45
[regulation 1136 (5)]

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
Temperature (Fahrenheit)	Span 100 feet	Span 125 feet	Span 150 feet	Span 175 feet	Span 200 feet	Span 225 feet	Span 250 feet	Span 275 feet
degrees	inches	inches	inches	inches	inches	inches	inches	inches
—20	5	8	11	15	19	25	31	37
0	5	9	12	16	21	27	33	40
32	6	10	14	19	24	31	38	46
60	6	10	15	20	26	33	40	49
90	7	11	16	22	29	37	45	55
120	8	11	18	24	31	39	49	59

TABLE 46
[regulation 1136 (6)]

Column 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11
Tempera- ture (Fahren- heit)	Span 100 feet	Span 125 feet	Span 150 feet	Span 175 feet	Span 200 feet	Span 225 feet	Span 250 feet	Span 275 feet	Span 300 feet	Span 325 feet
degrees	inches	inches	inches	inches	inches	inches	inches	inches	inches	inches
—20	3	4	5	7	9	12	14	17	20	24
0	3	4	6	9	11	14	18	22	26	30
32	4	6	9	12	15	19	24	29	34	40
60	5	7	10	14	18	23	28	34	41	48
90	5	8	12	16	21	26	33	39	47	55
120	6	9	13	17	23	29	36	43	51	60

TABLE 47
[regulation 1136 (7)]

Column 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
Temperature (Fahrenheit)	Span 200 feet	Span 225 feet	Span 250 feet	Span 275 feet	Span 300 feet	Span 325 feet	Span 350 feet	Span 375 feet	Span 400 feet
degrees	inches	inches	inches	inches	inches	inches	inches	inches	inches
—20	14	18	23	27	33	38	45	51	58
0	16	20	25	30	36	42	49	56	64
32	18	23	29	35	42	49	57	65	74
60	21	27	33	40	47	55	64	74	84
90	23	30	37	45	53	62	72	83	94
120	26	33	40	49	58	68	79	91	103

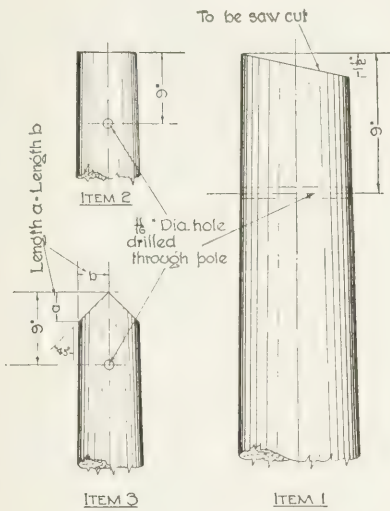
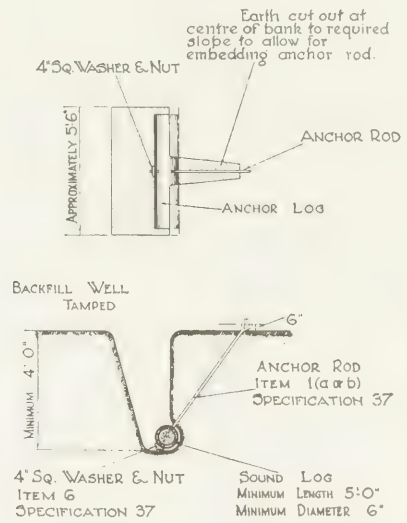
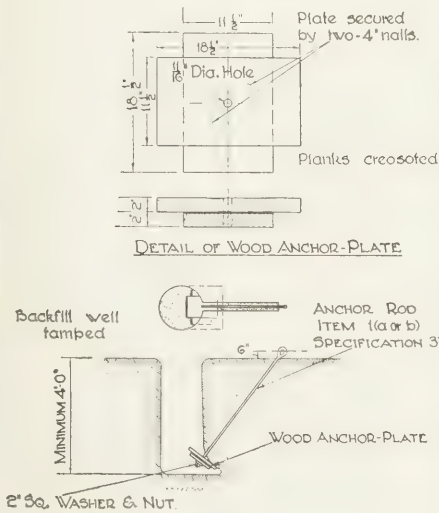
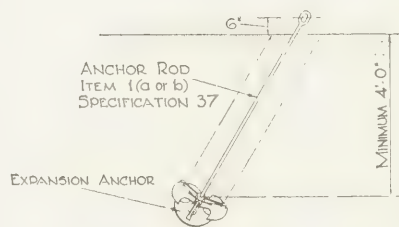
TABLE 48
[regulation 1144]

Column 1	Column 2	Column 3	Column 4
Temperature (Fahrenheit)	Span 50 feet	Span 75 feet	Span 100 feet
degrees	inches	inches	inches
—20	5	11	19
0	6	12	22
32	6	14	25
60	7	16	29
90	8	17	31
120	8	19	33

TABLE 49
[regulation 1.11]

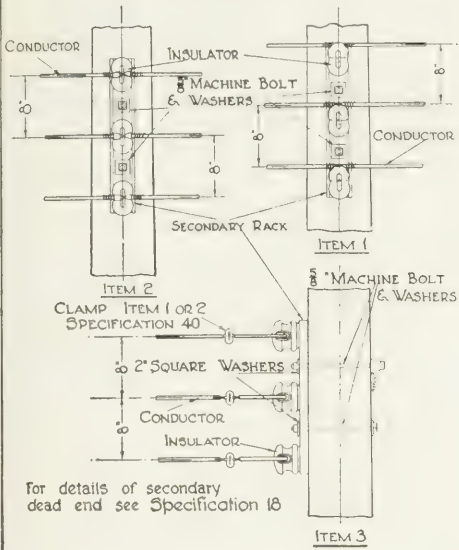
Column 1	Column 2
Size	Area of end section
B. & S. gauge No.	Circular mils
27	201
20	1022
18	1624
16	2583
14	4107
12	6530
10	10380
8	16510
6	26250
4	41740
3	52630
2	66370
1	83690
0	105500
00	133100
000	167800
0000	211600

APPENDIX B

SPECIFICATION-1
[reg. 1098]SPECIFICATION-3
[reg. 1106 (1)(b)]SPECIFICATION-2
[reg. 1106 (1) (a)]SPECIFICATION-4
[reg. 1106 (1) (c)]

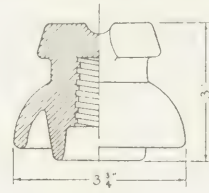
1. LOCATE THE DESIRED SPOT FOR ANCHOR BORE 8" AUGER HOLE AT THE ANGLE AND THE DEPTH REQUIRED.
2. SECURE ANCHOR ON ROD AND PUSH ROD TO FULL DEPTH OF THE HOLE.
3. TAMP WITH TAMPING BAR UNTIL ANCHOR IS FULLY EXPANDED.
4. PULL UP GUY WIRE BEFORE REFILLING THE HOLE.
5. BACKFILL WELL TAMPED.

SPECIFICATION-17
[reg. 1126 (2)(3)(4)]



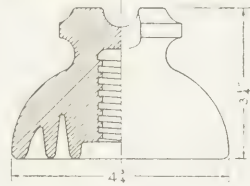
SPECIFICATION - 19
[reg. 1128 (1) & (3)]

WET PROCESS PORCELAIN INSULATORS



ITEM 1

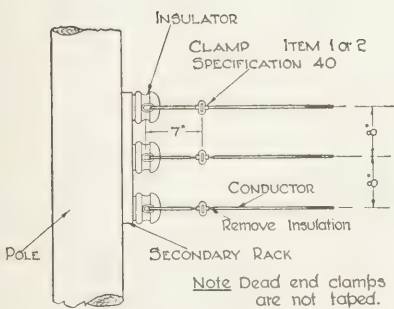
BROWN OR SLATE GLAZE AS SPECIFIED



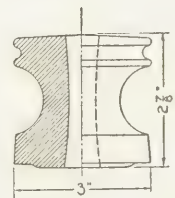
ITEM 2

BROWN GLAZE

SPECIFICATION-18
[reg. 1126 (5)]



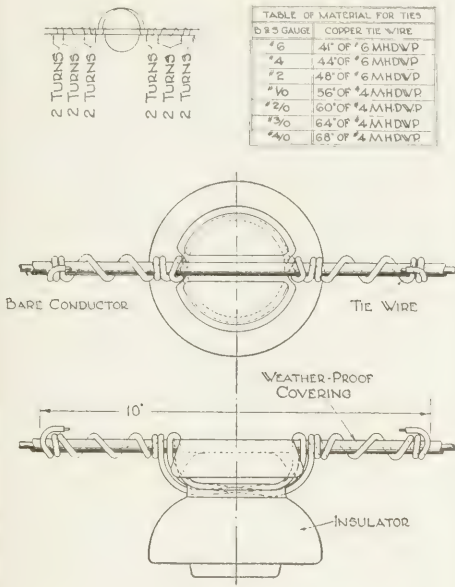
SPECIFICATION - 20
[reg. 1129]



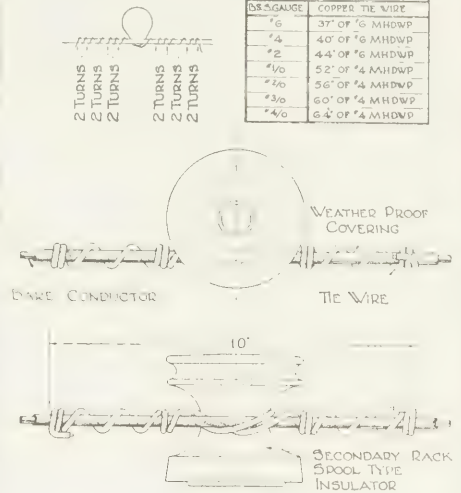
SPool BROWN GLAZE

SPECIFICATION-25
[reg. 1137 (2)(a)]

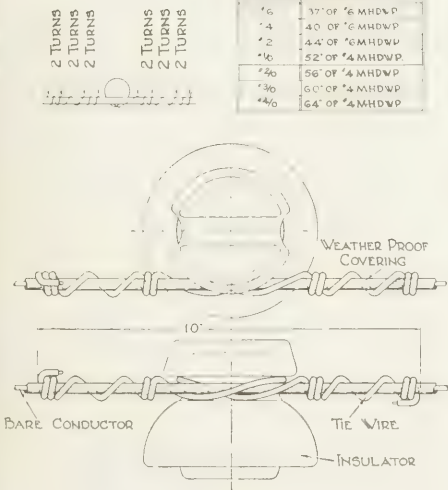
DS GAUGE	COPPER TIE WIRE
#6	41' OF #6 MHDWP
#4	44' OF #6 MHDWP
#2	48' OF #6 MHDWP
#0	56' OF #4 MHDWP
#2/0	60' OF #4 MHDWP
#3/0	64' OF #4 MHDWP
#4/0	68' OF #4 MHDWP

SPECIFICATION-27
[reg. 1137 (3)]

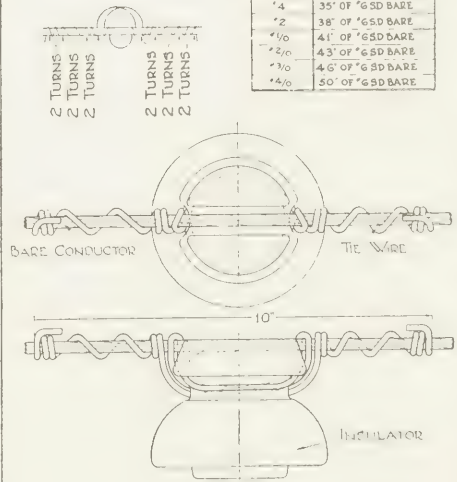
DS GAUGE	COPPER TIE WIRE
#6	37' OF #6 MHDWP
#4	40' OF #6 MHDWP
#2	44' OF #6 MHDWP
#0	52' OF #4 MHDWP
#2/0	56' OF #4 MHDWP
#3/0	60' OF #4 MHDWP
#4/0	64' OF #4 MHDWP

SPECIFICATION-26
[reg. 1137 (2)(b)]

DS GAUGE	COPPER TIE WIRE
#6	37' OF #6 MHDWP
#4	40' OF #6 MHDWP
#2	44' OF #6 MHDWP
#0	52' OF #4 MHDWP
#2/0	56' OF #4 MHDWP
#3/0	60' OF #4 MHDWP
#4/0	64' OF #4 MHDWP

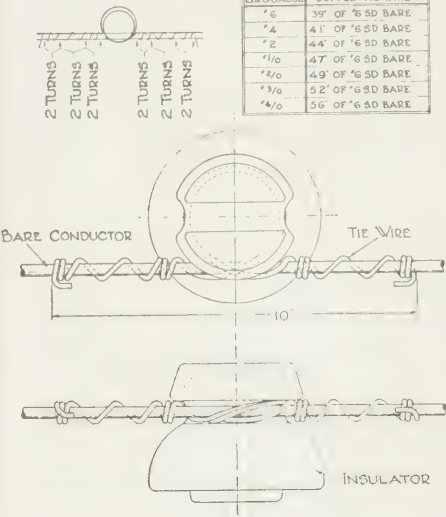
SPECIFICATION-28
[reg. 1137 (4)(a)]

DS GAUGE	COPPER TIE WIRE
#6	34' OF #6SD BARE
#4	35' OF #6SD BARE
#2	38' OF #6SD BARE
#0	41' OF #6SD BARE
#2/0	43' OF #6SD BARE
#3/0	46' OF #6SD BARE
#4/0	50' OF #6SD BARE

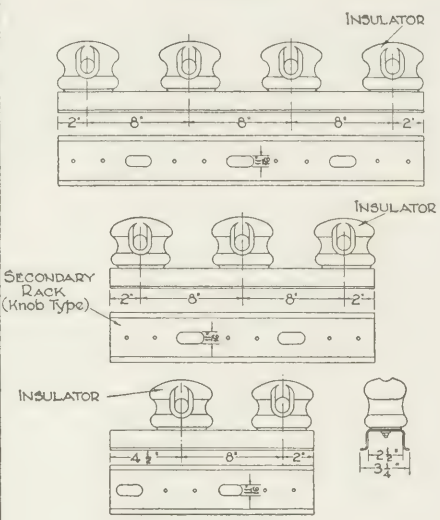


SPECIFICATION-29
[reg. 1137 (4)(b)]

TABLE OF MATERIAL FOR TIES	
B.S.S. GAUGE	COPPER TIE WIRE
"6	39" OF "6 S.D. BARE
"4	41" OF "6 S.D. BARE
"2	44" OF "6 S.D. BARE
"1/0	47" OF "6 S.D. BARE
"2/0	49" OF "6 S.D. BARE
"3/0	52" OF "6 S.D. BARE
"4/0	56" OF "6 S.D. BARE

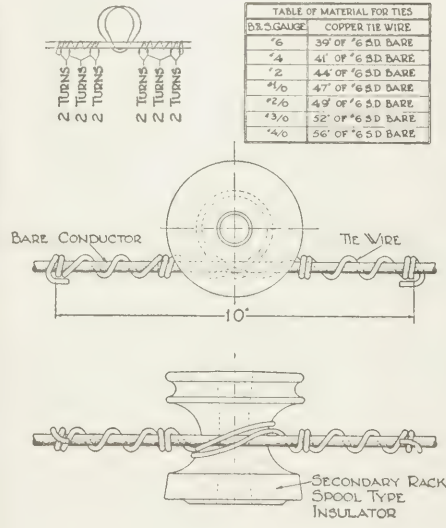


SPECIFICATION-31
[reg. 1142]

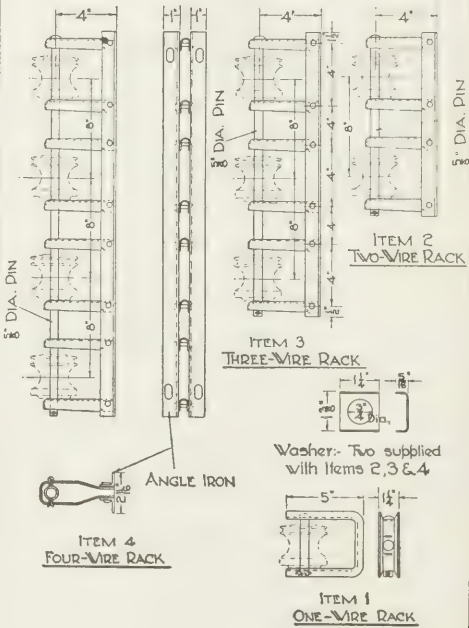


SPECIFICATION-30
[reg. 1137 (5)]

TABLE OF MATERIAL FOR TIES	
B.S.S. GAUGE	COPPER TIE WIRE
"6	39" OF "6 S.D. BARE
"4	41" OF "6 S.D. BARE
"2	44" OF "6 S.D. BARE
"1/0	47" OF "6 S.D. BARE
"2/0	49" OF "6 S.D. BARE
"3/0	52" OF "6 S.D. BARE
"4/0	56" OF "6 S.D. BARE



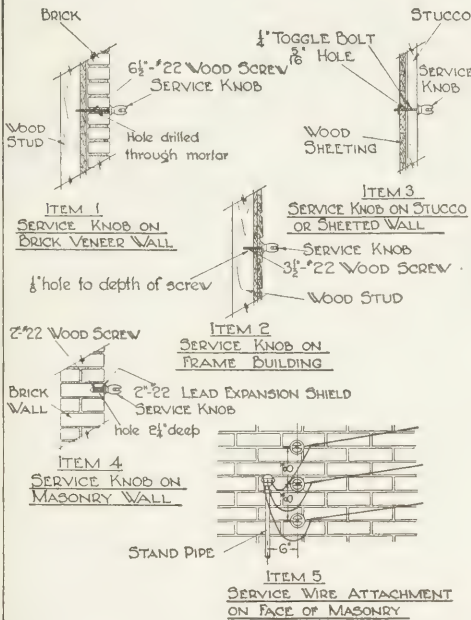
SPECIFICATION-32
[reg. 1142]



SPECIFICATION - 33

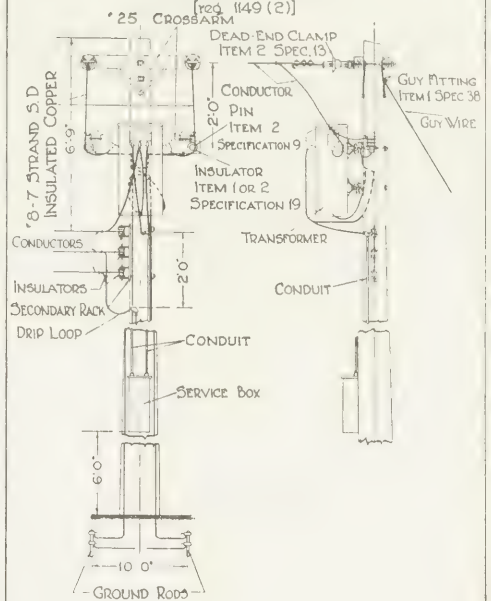
[reg. 1143, 1145,]
[1146, 1147 & 1148]

[1146, 1147 & 1148]



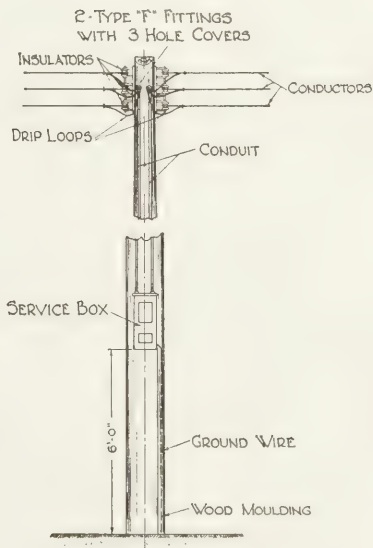
SPECIFICATION-35

[req. 1149(2)]



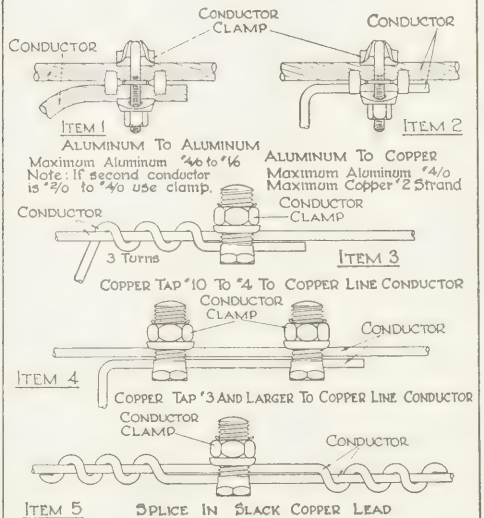
SPECIFICATION - 34

[reg. 1149 (i)]



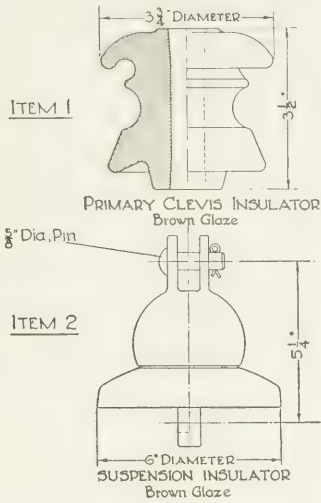
SPECIFICATION - 36

[reg. 1138]

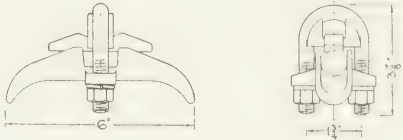


SPECIFICATION - 41
[reg. 1124 (2)]

WET PROCESS PORCELAIN INSULATORS

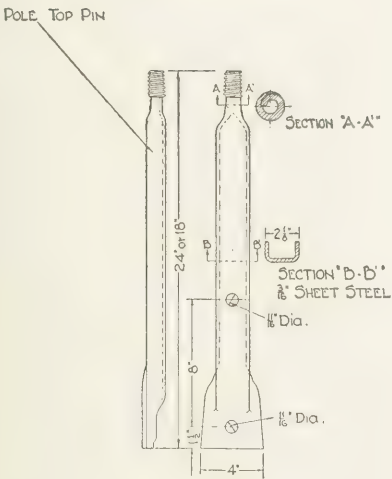


SPECIFICATION-43
[specification 15]

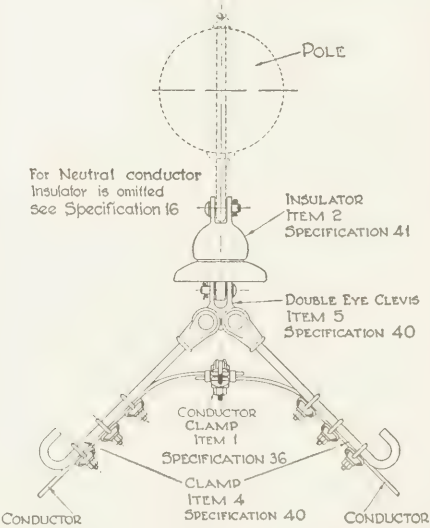


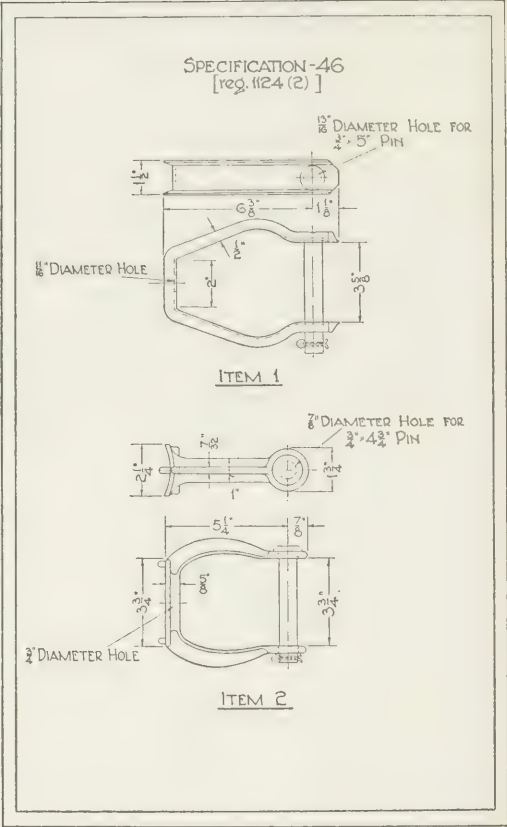
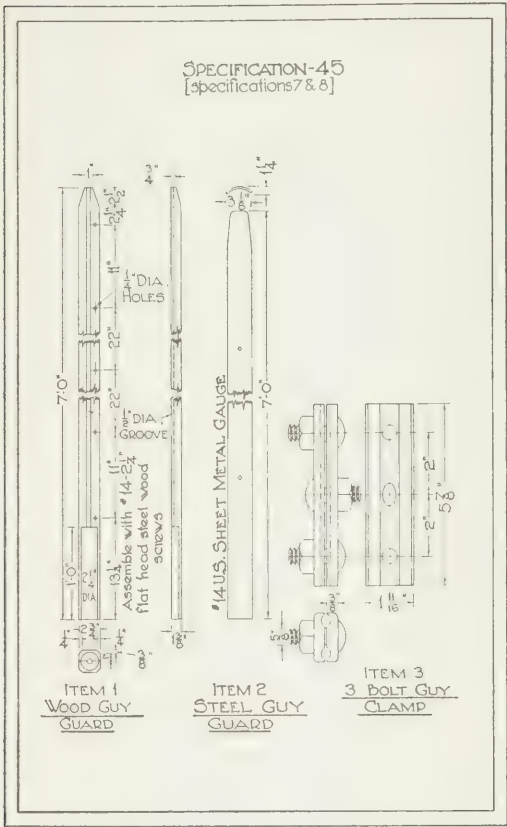
SADDLE CLAMP

SPECIFICATION-42
[specifications 48 & 15]



SPECIFICATION-44
[specification 16]





(2451)

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Government Publications

As listed below, may be obtained from the Office of the King's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the King's Printer.

REVISED STATUTES OF ONTARIO, 1950 5 Bound Volumes — — — \$25.00 per set	THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950 3 Bound Volumes — — — \$20.00 per set
SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00
Assessment Act.....\$.75 Bills of Sale and Chattel Mortgage Act......25 Bulk Sales Act......25 Companies Act......75 Conditional Sales Act......25 Coroners' Act......25 Corporations Tax Act......50 Department of Municipal Affairs Act......50 Deserted Wives and Children's Maintenance Act..25 Ditches and Watercourses Act......25 Division Courts Act, Rules and Forms.....1.00 Evidence Act......15 Hospital Tax Act and Regulations......25 Insurance Act.....1.00 Justice of the Peace Act......10 Land Surveyors Act......25 Land Titles Act......50 Land Transfer Tax Act......25 Landlord and Tenant Act......25 Line Fences Act......25 Loan and Trust Corporations Act.....1.25 Local Improvement Act......50	Logging Tax Act......25 Marine Insurance Act......25 Mechanics Lien Act......25 Municipal Act.....2.00 Municipal Drainage Act } Municipal Drainage Aid Act }25 Provincial Aid to Drainage Act } Notaries Act......25 Partnership Act and Partnership Registration Act......25 Planning Act......25 Public Accountancy Act......25 Public Health Act......50 Public Utilities Act......25 Registry Act......50 Sale of Goods Act......25 Securities Act and Regulations......50 Security Transfer Tax Act and Regulations.....25 Succession Duty Act and Regulations.....1.00 Surveys Act......25 Title Drainage Act......25 Trustees Act......25

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950....5.00 Land Titles Rules, Forms and Tariff of Fees....1.00 Manual of Assessment Values.....4.00 Municipal Directory, 1951.....1.00 Public Accounts of the Province of Ontario......50 Regulations Under The Division Courts Act...1.00 Report of the Ontario Royal Commission on Forestry, 1947.....1.00	Report of the Ontario Royal Commission on Milk, 1947.....1.00 Summary of the Findings, Recommendations, and Suggestions of the Report on Milk......15 Report of the Select Committee on Conservation, 1950.....1.00 Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....1.75 Surrogate Court Rules, Forms and Tariff of Fees..50
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ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 157 of The Assessment Act provides:

157. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
January 5th,	" " 5	" " " "	" —May 3rd,	"
February 2nd,	" " 9	" " " "	" —June 2nd,	"
March 1st,	" " 14	" " " "	" —July 5th,	"
April 5th,	" " 18	" " " "	" —August 2nd,	"
May 3rd,	" " 23	" " " "	" —September 6th,	"
June 7th,	" " 27	" " " "	" —October 4th,	"
July 5th,	" " 31	" " " "	" —November 1st,	"
August 2nd,	" " 36	" " " "	" —December 6th,	"
September 6th,	" " 40	" " " "	" —January 3rd,	1953
October 4th,	" " 44	" " " "	" —February 2nd,	"
November 1st,	" " 49	" " " "	" —March 7th,	"
December 6th,				

Advertisements of tax sales must be received by the King's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", King's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, King's Printer Office,
Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JANUARY 19th, 1952

3

Government Notices Respecting Corporations

Letters Patent of Incorporation

R. V. ANDERSON & ASSOCIATES, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stuart Thom, Paul Andrew Henry Hess and Paul Frederick Greer, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of R. V. ANDERSON & ASSOCIATES, LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any or all of its branches the business of structural, civil and mechanical experts and consultants; and to carry on the business of engineering; and for the further purposes and objects therein set forth: with a capital divided into Six Thousand 5% redeemable non-cumulative preference shares of the par value of Ten dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Stuart Thom, Paul Andrew Henry Hess and Paul Frederick Greer, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

3

ARROW TRANSIT LINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edward John Lewis, Transport Operator; Helen Lenore Lewis, Married Woman; and Carl Douglas Durant, Manufacturer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ARROW TRANSIT LINES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise by motor vehicles by highway either as common, contract or private carrier; to act as forwarders, customs house brokers, warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand non-voting preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Edward John Lewis, Helen Lenore Lewis and Carl Douglas Durant, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

3

BENNETT EQUIPMENT & SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ella Maud Willson and Eleanor Kate Elliott, Secretaries; and Hugh Alexander Black and Thomas Matthew Creighton, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BENNETT EQUIPMENT & SUPPLY LIMITED: (a) To manufacture, import, export, buy, sell, deal in, repair, install, service and maintain all kinds of machinery, tools and equipment, whether moved by mechanical power or not; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred 5% non-cumulative preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ella Maud Willson, Eleanor Kate Elliott, Hugh Alexander Black and Thomas Matthew Creighton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

3

BOOTH RADIO & TELEVISION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Howard Kenneth Booth, Proprietor; Raymond John McCauley, Technician; and Mary Alwilda Booth, Married Woman; all of the City of Belleville, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company and persons who thereafter become shareholders therein, a private company under the name of BOOTH RADIO & TELEVISION LIMITED; To buy and sell or otherwise acquire and dispose of television sets, radios, electrical appliances and other products, either at wholesale or retail, and to maintain a repair shop where such articles bought and sold may be serviced and repaired, and to install television sets and radios; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Belleville; and its Provisional Directors being Howard Kenneth Booth, Raymond John McCauley and Mary Alwilda Booth, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

3

ALFRED P. BROWN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Elmore Houser and James Somerville Brown, both of the Town of Leaside, in the County of York and Province of Ontario, Solicitors; and David Toner Bennett, of the City of Toronto, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALFRED P. BROWN LIMITED: (a) To carry on the business of importers and exporters of and dealers in merchandise of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Elmore Houser, James Somerville Brown and David Toner Bennett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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CANADIAN EASTLAND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Gerald FitzGerald, Solicitor; Edna Denison, Bookkeeper; and Ruth Eleanor Mickus, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN EASTLAND COMPANY LIMITED: (a) To carry on the business of selling and installing plumbing, heating, refrigeration, air-conditioning and ventilation equipment and other mechanical equipment and devices; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Gerald FitzGerald, Edna Denison and Ruth Eleanor Mickus, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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CHAMPION FREIGHT LINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Carl McKeen, of the Township of Mersea, in the County of Essex and Province of Ontario, Trucker; Jack Delmer Hill and William Earl Hill, Farmers, and William Earl Taylor, Trucker, all of the Township of Tilbury West, in the said County

of Essex; and Albert James McFadden of the village of Comber, in the said County of Essex, Garage Operator; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHAMPION FREIGHT LINES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of common carriers by land, water or air and in connection therewith to contract with corporations, firms and/or individuals for the carriage and transport of any goods, chattels and merchandise, money, packages or parcels that may be entrusted to them for conveyance from one place to another within Canada or from any place within Canada to any foreign land whether by land, water or air; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office in the said Township of Tilbury West; and its Provisional Directors being William Carl McKeen, Jack Delmer Hill, William Earl Hill, Albert James McFadden and William Earl Taylor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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CORNWALLIS HOTEL CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel (Shama) Sable, Manager; Louis Norman Nadler, Manufacturer; Edward Laxton, Barrister; and Frances Caldwell, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CORNWALLIS HOTEL CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase or otherwise acquire all or any of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any company, corporation or person carrying on any business which the Company is authorized to carry on or possessed of property suitable for the purposes of the Company, and to carry on the business of any such company, corporation or person whose assets are so acquired; and for the further purposes and objects therein set forth: with a capital of Five Hundred Thousand dollars divided into Four Hundred and Fifty Thousand non-voting non-cumulative preference shares of One dollar each and Fifty Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel (Shama) Sable, Louis Norman Nadler, Edward Laxton and Frances Caldwell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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CUSTOM FLOORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Park Jamieson and Henry Machell Taylor, two of His Majesty's Counsel learned in the Law; Justin Sullivan Mallon and Alan Fowler, Barristers; and John Francis Howard, Student-at-Law; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CUSTOM FLOORS LIMITED: (a) To carry on the business of manufacturers and installers of and dealers in floor coverings and house furnishings of all kinds; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Hundred preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Sarnia; and its Provisional Directors being David Park Jamieson, Henry Machell Taylor, Justin Sullivan Mallon, Alan Fowler and John Francis Howard, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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DUBREUIL LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Napoleon Dubreuil, Lumberman; Clyde Clephane Tessier, Accountant; Doreen McDonald, Secretary; and Harold Scott McLellan, Auditor; all of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DUBREUIL LUMBER COMPANY LIMITED: (a) To carry on in all its branches the business of a manufacturer of and dealer in logs, lumber, timber, pulp, pulpwood, paper and other products or by-products of wood and pulp and all other articles and materials into which wood, pulp, pulpboard or paper enter or of which they form part; and for the further purposes and objects therein set forth: with a capital divided into Eight Thousand non-cumulative preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sault Ste. Marie; and its Provisional Directors being Napoleon Dubreuil, Clyde Clephane Tessier, Harold Scott McLellan and Doreen McDonald, hereinafter mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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EGLINTON DELICATESSEN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Eva Laxton, Secretary; and Abraham Singer and Murray Lucke Keyfetz, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EGLINTON DELICATESSEN LIMITED: (a) To carry on the business of selling all meats and groceries, both at wholesale and retail; and for the purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty-six Thousand 5% non-cumulative preference shares of One dollar each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Eva Laxton, Abraham Singer and Murray Lucke Keyfetz, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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FLASH TAXI LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irving Oilgisser and Allan Muir, Cartage Agents; Samuel Grossman, Taxicab Operator; Robert Goldwin Elgie, Student-at-Law; and Frederick Floras, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FLASH TAXI LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to purchase, acquire, own and operate for hire taxicabs, automobiles, sightseeing buses, trucks and all sorts of motor vehicles, and to carry on the business of a motor car livery and of private carriers for hire of persons, goods, wares and merchandise; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Irving Oilgisser, Samuel Grossman, Allan Muir, Robert Goldwin Elgie and Frederick Floras, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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FOURNAISE HEATING EQUIPMENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alvin Benjamin Rosenberg, Barrister; and Beryl Morley Roberts and Eve Goldstein, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FOURNAISE HEATING EQUIPMENT COMPANY LIMITED: (a) To manufacture,

buy, sell and deal in furnaces, heating equipment and furnace supplies of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand redeemable preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Alvin Benjamin Rosenberg, Beryl Morley Roberts and Eve Goldstein, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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FRANCINE FOOTWEAR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Rebecca Rosenberg, Manufacturer; Sadie Berman, Married Woman; and Edna Moranis, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FRANCINE FOOTWEAR LIMITED: (a) To carry on business as manufacturers, importers, wholesalers and distributors of and dealers in footwear of every kind, material and description whatsoever; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Forty-five Thousand first preference shares of One dollar each, Four Hundred and Fifty non-voting second preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Rebecca Rosenberg, Sadie Berman and Edna Moranis, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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GARDENVIEW RESTAURANT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul McNamara, Solicitor; and Beverly Smyth and Barbara Ratcliffe, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GARDENVIEW RESTAURANT LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to carry on the business of a restaurant, to sell food and beverages to the public, and to deal in foods and provisions of every kind and description; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar

each; with its Head Office at the Town of Leaside, in the said County of York; and its Provisional Directors being Paul McNamara, Beverly Smyth and Barbara Ratcliffe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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HALTON PAVING AND CONTRACTING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Ritchie Smith, of the Township of Trafalgar, in the County of Halton and Province of Ontario, Contractor; and Angus McMillan, Barrister, Helen McMillan, Married Woman, and Pearl Doreen Johnston and Shirley Cranbury, Secretaries, all of the Town of Oakville, in the said County of Halton; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HALTON PAVING AND CONTRACTING CO. LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, water mains, sewers, bridges, wells, walls, canals, power plants, and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors, and with that end in view to solicit obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office in the said Township of Trafalgar; and its Provisional Directors being Thomas Ritchie Smith, Angus McMillan, Helen McMillan, Pearl Doreen Johnston and Shirley Cranbury, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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HAMILTON AND DISTRICT BUDGERIGAR AND CAGE BIRD SOCIETY

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Benjamin Melvin Bostwick and Arthur Cowan, Salesmen; Robert Cushenan, Rubber Worker; Gladys Johnston and Ruth Aspden, Housewives; Cecil Bin, Manufacturer; and Matthew Joseph

Holleran, Merchant; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of HAMILTON AND DISTRICT BUDGERIGAR AND CAGE BIRD SOCIETY: (a) To further and promote the interest of all bird lovers in the breeding, keeping in captivity and the care of budgerigars, canaries and all cage birds by means of lectures, dissemination of literature and demonstrations as well as shows and exhibitions; and for the further purposes and objects therein set forth: with its Head Office at the said City of Hamilton; and its First Directors being Benjamin Melvin Bostwick, Robert Cushenan, Arthur Cowan, Gladys Johnston, Ruth Aspden, Cecil Bin and Matthew Joseph Holleran, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JOHN W. HAMMOND ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Wallace Hammond, Statistician; John Jules Bussin, Barrister; and Elizabeth Rose Panting, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN W. HAMMOND ENTERPRISES LIMITED: (a) To buy, sell, manufacture, repair, alter and exchange, let or hire, import or export, and deal in all kinds of articles and things which may be required for the purposes of any of the businesses of the Company or commonly supplied or dealt in by persons engaged in any of the said businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Wallace Hammond, John Jules Bussin and Elizabeth Rose Panting, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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B. L. HENDERSON SALES AND SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ray Thornley Birks and Henry Donald Langdon, Barristers; and Doris Dennett,

Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of B. L. HENDERSON SALES AND SERVICE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Nine Hundred 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the Town of Orangeville, in the County of Dufferin and the Province of Ontario; and its Provisional Directors being Ray Thornley Birks, Henry Donald Langdon and Doris Dennett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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CHARLES HUFFMAN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Henry Huffman, Contractor; Robert Dutton Huffman, Carpenter; and Jessie Jemima Huffman, Housewife; all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHARLES HUFFMAN LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors, and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Two Hundred and Fifty preference shares of One Hundred dollars each and Two Hundred and Fifty common shares of One Hundred dollars each; with its Head Office at the said City of Peterborough; and its Provisional Directors being Charles Henry Huffman, Robert Dutton Huffman and Jessie Jemima Huffman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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IMPERIAL WAR VETERANS ASSOCIATION OF ST. CATHARINES

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Murton Adams Seymour, Solicitor; Lorne Campbell Anderson, Production Manager; and John Gray, Machinist; all of the City of St. Catharines, in the County of Lincoln and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of IMPERIAL WAR VETERANS ASSOCIATION OF ST. CATHARINES; At 15 George Street, in the said City of St. Catharines and not elsewhere: (a) To establish, maintain and conduct a club for the accommodation, convenience and recreation of ex-service men and their friends; and for the further purposes and objects therein set forth: with its Head Office at the said City of St. Catharines; and its First Directors being Murton Adams Seymour, Lorne Campbell Anderson and John Gray, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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INDUSTRIAL ELECTRICAL CONTRACTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Roebuck Walkinshaw, George Blakely Bagwell, David Donald MacRae and Nelson McFarlane, Solicitors; and Eleanor Shea, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INDUSTRIAL ELECTRICAL CONTRACTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To produce, manufacture, accumulate, distribute or otherwise dispose of or deal with electricity, natural or artificial gas or other means of producing power or force for the purpose of light, heat or power; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand non-voting redeemable non-cumulative preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Donald Roebuck Walkinshaw, George Blakely Bagwell, David Donald MacRae, Eleanor Shea and Nelson McFarlane, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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JOHNSON OFFICE FURNITURE CO.
LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ray Thornley Birks and Henry Donald Langdon, Barristers; Doris Dennett, Stenographer; and Grace Dorothy Connell and Ethel Louise Helen Scott, Accountants; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHNSON OFFICE FURNITURE CO. LIMITED; To manufacture, make, produce, build, construct, create, evolve, design, prepare, adapt, assemble, alter, change, improve, sell, import, export, exchange, lease, hire, distribute, market, exploit, receive, dispose of and in any and every manner whatsoever trade and deal in office furniture and office furniture novelties of every description, and to traffic in lumber and other materials and any of the products thereof and any articles, chattels, goods and merchandise of every description whatsoever that are necessarily or impliedly incidental thereto; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Ray Thornley Birks, Henry Donald Langdon, Doris Dennett, Grace Dorothy Connell and Ethel Louise Helen Scott, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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LELAND PUBLISHING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.A. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Verner and Isadore Bernard Weinstein, Executives; and Edwin Alan Goodman, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LELAND PUBLISHING CO. LIMITED: (a) To engage in all branches of the publishing business and to print, publish and generally deal in periodicals, magazines and books of every description and kind; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Four Thousand Five Hundred preference shares of Ten dollars each and Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Verner, Isadore Bernard Weinstein and Edwin Alan Goodman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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THE LIONS CLUB OF WINGHAM

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Donald Carl Nasmith, Office Manager; Charles Anthony Roberts, Manufacturer; Michael McPhail and William Barrie Conron, Insurance Agents; Thomas Stewart Beattie, School Principal; Robert Scott Hetherington, Barrister; Howard Lamont Sherbondy and John Albert Rutherford, Merchants; Nathan James Whitney Grose, Hotel Proprietor; Roderick MacIntosh, Manager; and Alexander Douglas MacWilliam, Garage Proprietor; all of the Town of Wingham, in the County of Huron and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name or THE LIONS CLUB OF WINGHAM: (a) To promote and direct fellowship among business and professional men; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Wingham; and its First Directors being Donald Carl Nasmith, Charles Anthony Roberts, Michael McPhail, Thomas Stewart Beattie, Robert Scott Hetherington, William Barrie Conron, Howard Lamont Sherbondy, Nathan James Whitney Grose, Roderick MacIntosh, Alexander Douglas MacWilliam and John Albert Rutherford, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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C. LIVINGSTON & BRO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ross Livingston and James Dick McIlquham, Merchants; and Norah Kathleen McIlquham, Married Woman; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. LIVINGSTON & BRO. LIMITED; To engage in and carry on any and all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters generally without limitation as to class of products and merchandise and, in particular, without limiting the generality of the foregoing, to carry on the business of tailors and to manufacture, buy, sell, export, import or otherwise deal in all kinds of garments, men's furnishings, ladies' furnishings, fabrics, materials and articles in any way necessary or requisite for or useful in the manufacture or sale of clothing or the component parts thereof; with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and One Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Ross Livingston, James Dick McIlquham and Norah Kathleen McIlquham, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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J. R. LONGSTAFFE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting William Goldwin Carrington Howland and John Stewart Farquharson, Solicitors; and Keith Brander McMillan, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of J. R. LONGSTAFFE CO. LIMITED; To buy, sell and deal in, either as principal or agent, and to manufacture, process, assemble, produce, install and repair the whole or any part or parts of all or any electrical, electronic, wireless, radio, radionic or magnetic articles, machinery, equipment, appliances or devices used or capable of use in connection with the generation, transmission or reception of any electrical or other impulse, sound or image; with a capital divided into One Thousand 3% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Goldwin Carrington Howland, John Stewart Farquharson and Keith Brander McMillan, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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EVAN S. MARTIN CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Govier Tucker, Donald Alexander McIntosh and John Albert Mullin, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EVAN S. MARTIN CONSTRUCTION LIMITED: (a) 1. To engage in and carry on in all or any of its respective branches the business of general contractors for the construction, erection, repair, alteration, maintenance and/or operation of public and private works of whatsoever nature or kind; and for the further purposes and objects therein set forth: with a capital divided into Twenty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Govier Tucker, Donald Alexander McIntosh and John Albert Mullin, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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MITCHELL & RYERSON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of December, A.D. 1951, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hilliard Brooke Bell and William James Beaton, two of His Majesty's Counsel learned in the Law, Charles Edward Hebert, Student-at-Law, and Barbara Ann Hurry, Secretary, all of the City of Toronto, in the County of York and Province of Ontario; and George Alvin Ray Leake, Solicitor, and Carol Elizabeth Pollen, Secretary, both of the Township of North York, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MITCHELL & RYERSON LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of insurance brokers or to act as insurance agents and to represent any and all companies, firms or individuals engaged in any branch of the insurance business, and to accept or pay any commissions or other remunerations for services rendered; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred Thousand 5% non-cumulative non-voting redeemable Class A preference shares of the par value of One dollar each, Four Thousand Class B preference shares without any nominal or par value and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said Class B preference shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars and that the aggregate consideration for the issue of the said common shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Hilliard Brooke Bell, William James Beaton, George Alvin Ray Leake, Charles Edward Hebert, Carol Elizabeth Pollen and Barbara Ann Hurry, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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THE NORTHGATE HOTEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul McNamara, Solicitor; and Beverly Smyth and Barbara Ratcliffe, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE NORTHGATE HOTEL LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of an hotel, tavern, public house and/or restaurant or any combination thereof; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Paul McNamara, Beverly Smyth and Barbara Ratcliffe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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PENBERTHY INJECTOR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Arthur Cobban and John Henderson Thomson, Solicitors; and Joan Homuk, Dorothy McLeod and Audrey Chaplain, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PENBERTHY INJECTOR LIMITED: (a) To manufacture, produce and otherwise prepare, and to buy or otherwise acquire, store, transport, dispose of, import, export and deal generally in habbitt, brass, steel or any other metals and their compound or compounds and all articles and things used in the manufacture and working thereof and any and all merchandise and commodities of whatsoever nature and character and all materials, machinery, appliances, products and supplies proper or adapted to be used in or in connection with or incidental to the manufacture, preparation or production of any of the articles, merchandise and commodities aforesaid and any and all commodities and things which result from or are by-products of the manufacture, production or preparation thereof or of which any of the said articles may be a factor or an ingredient or of which the same may be a component part; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand 4% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the City of Windsor, in the County of Essex and Province of Ontario; and its Provisional Directors being William Arthur Cobban, John Henderson Thomson, Joan Homuk, Dorothy McLeod and Audrey Chaplain, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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PREMIER PARKING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Ernest Levy, Accountant; and Shirley Rosen and Molly Quitt, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PREMIER PARKING LIMITED; To manage and operate garages, outdoor automobile parking stations and gasoline, oil and petroleum products stations; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Charles Ernest Levy, Shirley Rosen and Molly Quitt, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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PRYAL AND NYE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Wilfrid Teskey, Barrister; Harold Wright Bickerstaff, Manager; and Harold Grant Bickerstaff, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PRYAL AND NYE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods, and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital of Two Hundred and Fifty Thousand dollars divided into Two Hundred Thousand preference shares of One dollar each and Fifty Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Wilfrid Teskey, Harold Wright Bickerstaff and Harold Grant Bickerstaff, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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RHODES & RADCLIFF LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stuart Frederick Macpherson Wotherspoon and Albert Benjamin Rutter Lawrence, Solicitors; John Dolphe Gourgon, Accountant; Gwendolyn Agnes Parsons, Stenographer; and Lou Elinore Stanton, Receptionist; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RHODES & RADCLIFF LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To act as agents and promoters for the sale, purchase and mortgage of lands and premises and goods, wares and merchandise and generally to carry on the business of realtors and real estate and business brokers in all its branches; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand non-voting preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Stuart Frederick Macpherson Wother-

spoon, Albert Benjamin Rutter Lawrence, John Dolphe Gourgon, Gwendolyn Agnes Parsons and Lou Elinore Stanton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97) 3

RIDEAUVIEW ASSOCIATION INC.

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Maynard Benson, Manufacturer, Murray Stewart MacQueen, Manager, John Thomas Birtch, Shop Foreman, Howard Clifford, Truck Driver, Malcolm Raymond MacDonald, Assistant Production Manager, Arnold Francis Burton, Supervisor, Percy Frank Hoffman, Heber Allan Treganowan and Gordon William Albright, Civil Servants, Orville Angus Egan, Accountant, John McKee, Gentleman, and Jessie Violet McClelland, Assistant Department Manager, all of the City of Ottawa, in the County of Carleton and Province of Ontario; and Violet Elizabeth McNally, of the City of Hull, in the Province of Quebec, Married Woman; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of RIDEAUVIEW ASSOCIATION INC.; At 1346 Bank Street, in the said City of Ottawa, and not elsewhere: (a) To operate, maintain and conduct athletic, charitable, philanthropic and social activities for the benefit of the members of the Corporation and others associated with them; and for the further purposes and objects therein set forth: with its Head Office at the said City of Ottawa; and its First Directors being George Maynard Benson, Murray Stewart MacQueen, John Thomas Birtch, Howard Clifford, Malcolm Raymond MacDonald, Arnold Francis Burton, Percy Frank Hoffman, Heber Allan Treganowan, Orville Angus Egan, John McKee, Gordon William Albright, Jessie Violet McClelland and Violet Elizabeth McNally, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97) 3

SCARBOROUGH BLUFFERS ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Grace McClung, Frances Martha Farrow and Helen Bray, all of the Township of Scarborough, in the County of York and Province of Ontario, Housewives; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of SCARBOROUGH BLUFFERS ASSOCIATION: (a) To institute, operate, maintain, organize and conduct a community centre and to provide recreational facilities for all members of the Scarborough Bluffs community and without limiting the generality of the foregoing, to build, construct and operate tennis courts, skating rinks and general facilities for the conduct of games, athletic sports and general recreational pastimes; and for the further

purposes and objects therein set forth: with its Head Office in the said Township of Scarborough; and its First Directors being Grace McClung, Frances Martha Farrow and Helen Bray, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97) 3

JOSEPH SCHERER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Earl Cunningham, Solicitor; Joseph Scherer, Reba Scherer and Israel Corb, Manufacturers; and Henry Corb, Druggist; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOSEPH SCHERER LIMITED; To manufacture, process, develop, change, import, export, buy, sell or otherwise deal in or with all types of clothing; with a capital of One Hundred Thousand dollars divided into Nine Hundred redeemable preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Kenneth Earl Cunningham, Joseph Scherer, Reba Scherer, Israel Corb and Henry Corb, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97) 3

JOHN A. SCHMALZ AGENCIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Joseph Wintermeyer and John Salter Askin, Barristers; Martha Pfau, Bookkeeper; Ella Kopf, Secretary; and Anne Schmalz, Real Estate Agent; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN A. SCHMALZ AGENCIES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of real estate agents; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being John Joseph Wintermeyer, John Salter Askin, Martha Pfau, Ella Kopf and Anne Schmalz, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97) 3

SEALFLEX PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Angus McMillan, Barrister; and Pearl Doreen Johnston and Shirley Cranbury, Secretaries; all of the Town of Oakville, in the County of Halton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SEALFLEX PRODUCTS LIMITED: (a) To manufacture, sell and deal in plastic substances of every kind and description and articles made, in whole or in part, from plastic or any similar material; and for the further purposes and objects therein set forth: with a capital divided into Eight Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Oakville; and its Provisional Directors being Angus McMillan, Pearl Doreen Johnston and Shirley Cranbury, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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SHARPE'S FURNITURE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lewis Alexander Sharpe, Merchant, and Sydney Owen Sharpe, Student, both of the City of Windsor, in the County of Essex and Province of Ontario; and Sam Meyers, of the City of Toronto, in the County of York and Province of Ontario, Merchant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SHARPE'S FURNITURE LIMITED: (a) To carry on all or any of the businesses of furniture dealers, clothiers, household furnishers and manufacturers, exporters and importers of and wholesale and retail dealers in all kinds of merchandise, and to buy, sell and deal in all such articles and goods as may be conveniently dealt in by the Company and to conduct all such businesses as wholesalers, retailers and jobbers; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Windsor; and its Provisional Directors being Lewis Alexander Sharpe, Sydney Owen Sharpe and Sam Meyers, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary

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ERNIE SWAN TELEVISION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting James Thomas Skells, of the City of Toronto, in the County of York and Province of Ontario, Solicitor; James Franklin McCallum, of the Township of Scarborough, in the said County of York, Solicitor; and Helen Isobel Rushforth, of the Township of North York, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ERNIE SWAN TELEVISION CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, import, export, buy, sell, lease, let or hire, operate, install, service, repair and otherwise deal with any and all apparatus or machinery for the manufacture, generation, storage, accumulation, transmission or distribution of any or all types of electric current or any manner of electric machinery, apparatus, appliances or supplies of any nature or kind whatsoever including, without limiting the generality of the foregoing, electronic apparatus of every kind, radio and television apparatus, broadcasting and receiving apparatus, all kinds of radios, wireless and radionic equipment, fixtures, materials, parts and supplies for the same which may be used directly or indirectly in connection with the manufacture, sale, hire, loan, operation, repair or distribution of any of the same; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand 8% cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Thomas Skells, James Franklin McCallum and Helen Isobel Rushforth, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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THORNES MFG LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Royden Morris and Stephen Douglas Pugsley, Barristers; and Mary Plouffe, Stenographer; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THORNES MFG LIMITED: (a) To manufacture, repair, acquire, buy, sell, exchange, set up, equip and deal in engines, machinery, tools and implements of all kinds and component parts thereof; and to acquire, buy, sell, exchange and deal in all materials, metals and articles used in the manufacture and repair of engines, machinery, tools and implements or in any way in connection with engines, machinery, tools and implements; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand Two Hundred and Fifty 5% non-cumulative preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Fort William; and its Provisional Directors being Frederick

Royden Morris, Stephen Douglas Pugsley and Mary Plouffe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(97)

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WOODSTOCK LITTLE THEATRE INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Haeusgen Barlow, Manager; John Langdon Coles, Investment Broker; and Robert Alan MacDougall and Wallace Bickford Nesbitt, Barristers; all of the City of Woodstock, in the County of Oxford and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of WOODSTOCK LITTLE THEATRE INCORPORATED: (a) To promote interest in and to assist the establishment of Little Theatre groups in the said City of Woodstock and in the said County of Oxford and to carry on such other activities as may be necessary for such purpose; and for the further purposes and objects therein set forth: with its Head Office at the said City of Woodstock; and its First Directors being Walter Haeusgen Barlow, John Langdon Coles, Robert Alan MacDougall and Wallace Bickford Nesbitt, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary

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Supplementary Letters Patent

ANGLO CANADIAN INSURANCE OFFICES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ANGLO CANADIAN INSURANCE OFFICES LIMITED, incorporated January 3, A.D. 1935: (a) Designating the Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Five Hundred common shares of One Hundred dollars each; (b) Increasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of Two Million and Fifty Thousand dollars: (i) by the creation of Ten Thousand 5% cumulative redeemable prior preference shares of One Hundred dollars each, on the terms and conditions therein set forth; (ii) by the creation of Ten Thousand 3½% non-cumulative redeemable second preference shares of One Hundred dollars each, on the terms and conditions therein set forth; (c) Declaring that the capital of the Company shall be Two Million and Fifty Thousand dollars divided into Ten Thousand 5% cumulative redeemable prior preference shares of One Hundred dollars each, Ten Thousand 3½% non-cumulative redeemable second preference shares of One Hundred dollars each and Five Hundred common shares of One Hundred dollars each, of which Two Hundred of the said common shares of One Hundred dollars each will be outstanding as fully paid and non-assessable.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ART ASSOCIATES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ART ASSOCIATES LIMITED, incorporated July 30, A.D. 1946: (a) Changing the Seven Hundred and Seventy-one issued and the One Thousand Two Hundred and Twenty-nine unissued shares of the capital stock of the Company of the par value of Five dollars each into Seven Hundred and Seventy-one issued and One Thousand Two Hundred and Twenty-nine unissued common shares without any nominal or par value respectively; provided, however, that the aggregate consideration for the issue of the unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Ninety-six Thousand One Hundred and Forty-five dollars; and (b) Increasing the capital stock of the Company by the creation of Eight Thousand 5% non-voting redeemable non-cumulative preference shares of the par value of Twenty-five dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

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BROCKVILLE SHOES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to REWARD SHOE STORES LIMITED, incorporated February 9, A.D. 1943: (a) Changing the name of the Company to BROCKVILLE SHOES LIMITED; and (b) Increasing the capital of the Company from the sum of One Hundred and Fifty Thousand dollars to the sum of Six Hundred and Fifty Thousand dollars by the creation of Five Hundred Thousand second preference shares of One dollar each, ranking in priority to the common shares and subsequent to the non-cumulative redeemable preference shares of the Company and carrying and being subject to the preferences, priorities, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

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THE W. H. COMSTOCK COMPANY (LIMITED)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE W. H. COMSTOCK COMPANY (LIMITED), incorporated November 30, A.D. 1892: A. Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the letter and words, "(A) Subject to the provisions of The Ontario Pharmacy Act to manufacture", and ending with the words, "under the name of 'The W. H. Comstock Company (Limited)'" and substituting others therefor; B. Deleting and expunging from the Letters Patent of Incorporation of the Company the words, "that the operations of the said Company be carried on in the said Town of Brockville"; C. Deleting and ex-

punging from the Letters Patent of Incorporation of the Company the words commencing "AND WE FURTHER DIRECT that no parcel of lands or interest therein", and ending with the words "held by the Company or in trust for the Company, and subject to this Proviso."; D. Subdividing and changing the Three Thousand shares of the capital stock of the Company of the par value of One Hundred dollars each into Two Hundred and Ninety-seven Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each and Three Thousand common shares without any nominal or par value; E. Increasing the capital stock of the Company: (i) by the creation of an additional Seven Hundred and Three Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each, ranking *pari passu* in all respects with the Two Hundred and Ninety-seven Thousand 5% non-cumulative redeemable preference shares hereinbefore mentioned; (ii) by the creation of an additional Ninety-seven Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said common shares without any nominal or par value shall not exceed in amount or value the sum of Ninety-seven Thousand dollars; F. Declaring that the capital stock of the Company shall consist of One Million 5% non-cumulative redeemable preference shares of the par value of One dollar each and One Hundred Thousand common shares without any nominal or par value of which Two Hundred and Ninety-seven Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each and Three Thousand common shares without any nominal or par value will be issued and outstanding as fully paid and non-assessable; and for the further purposes and objects therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

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CREST JEWELLERY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to YORK CASE COMPANY LIMITED, incorporated February 25, A.D. 1946: (a) Changing the name of the Company to CREST JEWELLERY LIMITED; (b) Converting and re-classifying the Thirty-five Thousand non-cumulative preference shares of the capital stock of the Company of the par value of One dollar each into Thirty-five Thousand common shares of the par value of One dollar each; (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the non-cumulative preference shares; (d) Converting the Five Thousand common shares of the capital stock of the Company without any nominal or par value into Five Thousand common shares of the par value of One dollar each; and (e) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of an additional Sixty Thousand common shares of the par value of One dollar each, ranking *pari passu* in all respects with the existing common shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

J. F. CUNNINGHAM & SON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to J. F. CUNNINGHAM & SON LIMITED, incorporated March 8, A.D. 1943: (a) Declaring the Four Hundred and Twenty-five conditional-voting preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Increasing the capital stock of the Company by the creation of an additional One Thousand Five Hundred conditional voting preference shares of the par value of One Hundred dollars each, ranking *pari passu* in all respects with the existing conditional-voting preference shares of the Company; and (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the conditional-voting preference shares and substituting others therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

THE ROBERT DIXON COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE ROBERT DIXON COMPANY, LIMITED, incorporated October 4, A.D. 1932: (a) Redesignating the Two Hundred and Fifty preference shares of the capital stock of the Company without any nominal or par value as Two Hundred and Fifty first preference shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Five Hundred non-voting non-cumulative redeemable second preference shares of the par value of One Hundred dollars each (therein called the "second preference shares"), ranking in priority to the common shares and subsequent to the first preference shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

GOODRAM BROS. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GOODRAM BROS. LIMITED, incorporated March 19, A.D. 1947: (a) Designating the Five Hundred non-cumulative redeemable preference shares of the capital stock of the Company of the par value of One Hundred dollars each as Five Hundred non-cumulative redeemable Class A preference shares of the par value of One Hundred dollars each; and (b) Increasing the capital stock of the Company by the creation of Two Hundred Thousand 5% non-cumulative redeemable Class B preference shares of the par value of One dollar each (therein referred to as the "Class B preference shares"), ranking in priority to the common shares and subsequent to the non-cumulative redeemable Class A preference shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

GREENS, CANADA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GREENS, CANADA, LIMITED, incorporated October 23, A.D. 1936; (a) Designating the Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Five Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of One Hundred and Fifty Thousand dollars by the creation of Ten Thousand 3% non-voting non-cumulative redeemable preference shares of Ten dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

J. M. HAWKINS LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to J. M. HAWKINS LUMBER COMPANY LIMITED, incorporated January 4, A.D. 1949; (a) Increasing the capital of the Company from the sum of Seventy Thousand dollars to the sum of One Hundred and Seventy Thousand dollars by the creation of an additional One Thousand cumulative preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing cumulative preference shares of the Company; and (b) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (6) of the terms, conditions and rights attaching to the cumulative preference shares commencing with the figure and words, "(6) Except as otherwise herein expressly provided", and concluding with the words "or the sale of its undertaking or a substantial part thereof", and substituting another clause therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

THE HIGHWAY PAVING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE HIGHWAY PAVING COMPANY LIMITED, incorporated, February 21, A.D. 1929; (a) Varying the provisions of the Letters Patent of Incorporation of the Company by adding thereto the following provision: THAT the Company may hold meetings of its directors and the executive committee (if any) at any place, either within or without the Province of Ontario, and meetings of its shareholders at any place within the Province of Ontario or at the City of Montreal, in the Province of Quebec, or, on written consent of the Provincial Secretary or Deputy Provincial Secretary, at such other place or places outside the Province of Ontario as the directors may, by resolution, determine; and (b) Deleting and expunging from the Letters Patent

of Incorporation of the Company the provision relating to the removal of directors from office as follows: "(4) THAT while the holders of Second Preference shares and common shares without nominal or par value enjoy sole voting rights for the election of directors any director or directors may be removed from office and one or others elected in his or their stead by resolution passed at a special general meeting of shareholders called for the purpose;" and substituting another clause therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

HOLLAND RIVER GARDENS CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HOLLAND RIVER GARDENS CO. LIMITED, incorporated September 17, A.D. 1945; Increasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of Five Hundred Thousand dollars: (1) by the creation of an additional Four Thousand and Thirty non-cumulative redeemable preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing non-cumulative redeemable preference shares of the Company; and (2) by the creation of an additional Four Hundred and Seventy common shares of One Hundred dollars each, ranking pari passu in all respects with the existing common shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

THE OMEMEE TANNING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE OMEMEE TANNING COMPANY, LIMITED, incorporated February, 15, A.D. 1918; (a) Redividing and reclassifying the One Thousand issued shares of the capital stock of the Company of One Hundred dollars each into; (i) One Thousand preference shares of Fifty dollars each, with the rights, privileges, preferences, restrictions and qualifications therein set forth; and (ii) One Thousand common shares of Fifty dollars each; (b) Redividing and reclassifying the One Thousand unissued shares of the capital stock of the Company of One Hundred dollars each into Two Thousand preference shares of Fifty dollars each, ranking pari passu in all respects with the One Thousand preference shares hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

QUINN LUMBER & BUILDERS' SUPPLY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to QUINN LUMBER & BUILDERS' SUPPLY COMPANY, LIMITED, incorporated April 24, A.D. 1946; (a) Changing the One Hundred and Fifty-two issued and the Two Hundred and Forty-eight unissued shares of the capital stock of the Company of the par value of One Hundred dollars each into Fifteen Thousand Two Hundred issued and Fourteen Thousand Eight Hundred unissued common shares without any nominal or par value respectively; provided, however, that the aggregate consideration for the issue of the said unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; (b) Increasing the capital stock of the Company: (i) by the creation of Four Thousand Class A preference shares of the par value of Fifty dollars each, on the terms and conditions therein set forth; and (ii) by the creation of Four Thousand Class B preference shares of the par value of Fifty dollars each, on the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

RENNER'S LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to RENNER'S LIMITED, incorporated April 9, A.D. 1915; (a) Reclassifying and designating the Nine Hundred and Sixty-two issued and the Six Hundred and Thirty-eight unissued shares of the capital stock of the Company of the par value of Twenty-five dollars each as Nine Hundred and Sixty-two issued and Six Hundred and Thirty-eight unissued common shares without any nominal or par value respectively; provided, however, that the aggregate consideration for the issue of the said unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand Nine Hundred and Fifty dollars; and (b) Increasing the capital stock of the Company by the creation of One Hundred Thousand non-voting preference shares of the par value of One dollar each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, terms, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

ROCKFORD SHOES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE J. A. JOHNSTON COMPANY LIMITED: incorporated February 4, A.D. 1943, (a) Changing the name of the Company to ROCKFORD SHOES LIMITED; and (b) Increasing the capital of the Company from the sum of Four Hundred Thousand dollars to the sum of One Million and Fifty Thousand dollars by the creation of Six Hundred and Fifty Thousand third preference shares of One dollar each, ranking in priority to the common shares and subsequent to the cumulative redeemable non-voting first preference shares and the non-cumulative redeemable second preference shares of the Company and carrying and being subject to the preferences, priorities, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

SAMUEL, SON & CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SAMUEL, SON & CO., LIMITED: incorporated March 6, A.D. 1931, Reclassifying and consolidating Thirty Thousand of the unissued common shares of the capital stock of the Company of Ten dollars each into Three Thousand non-voting redeemable preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing Four Thousand non-voting redeemable preference shares of the Company

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

THE TORONTO SAVINGS AND LOAN COMPANY

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE TORONTO SAVINGS AND LOAN COMPANY: incorporated June 15, A.D. 1885, Subdividing and reclassifying the Twenty Thousand issued and outstanding common shares of the capital stock of the Company of One Hundred dollars each into (i) Two Hundred Thousand non-voting preference shares of Five dollars each, ranking pari passu in all respects with the existing non-voting preference shares of the Company and carrying the same rights and being subject to the same limitations and conditions as attach to the existing non-voting preference shares as set out in the Supplementary Letters Patent of the Company, dated the twelfth day of December, A.D. 1950, and (ii) One Hundred Thousand common shares of Ten dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

VALLEY TIRE & SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to VALLEY TIRE & SUPPLY LIMITED: incorporated November 15, A.D. 1946, (a) Designating the Four Thousand shares of the capital stock of the Company of Ten dollars each as Four Thousand common shares of Ten dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Eighty Thousand dollars by the creation of Four Thousand cumulative redeemable preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

VICTORY MILLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to VICTORY MILLS LIMITED: incorporated December 7, A.D. 1943, (a) Reclassifying Eight Hundred and Forty-nine Thousand Nine Hundred issued shares without any nominal or par value recorded on the books of the Company in the name of Canadian Breweries Limited and One Hundred unissued shares without any nominal or par value as Eight Hundred and Forty-nine Thousand Nine Hundred issued and One Hundred unissued 5% non-cumulative redeemable preference shares of the par value of Ten dollars each, on the terms and conditions therein set forth; (b) Designating the remaining One Hundred issued and the One Hundred and Forty-nine Thousand Nine Hundred unissued shares without any nominal or par value as One Hundred issued and One Hundred and Forty-nine Thousand Nine Hundred unissued common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the One Hundred and Forty-nine Thousand Nine Hundred unissued common shares without any nominal or par value shall not exceed in amount or value the sum of One Million Four Hundred and Ninety-nine Thousand dollars; (c) Declaring that the capital stock of the Company shall consist of Eight Hundred and Fifty Thousand 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and One Hundred and Fifty Thousand common shares without any nominal or par value.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

VILLA LEAD MINING CORPORATION
LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 13th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to VILLA LEAD MINING CORPORATION LIMITED (No Personal Liability): incorporated August 18, A.D. 1947, Decreasing the capital of the Company from the sum of Three Million Five Hundred Thousand dollars to the sum of Two Million Eight Hundred and Seventy-one Thousand Eight Hundred and Eighty-seven dollars, such decrease to be effected by the cancellation pro rata of Six Hundred and Twenty-eight Thousand One Hundred and Thirteen issued shares of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(98)

3

Change of Name

TAIT-GIBSON OPTOMETRISTS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 27th day of December, A.D. 1951, has changed the name of

TAIT'S OPTOMETRISTS, LIMITED: incorporated February 18th, 1928, to TAIT-GIBSON OPTOMETRISTS LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(99)

3

**Surrender and Cancellation
of Letters Patent
and Termination of Existence**

J. C. ENO (ARGENTINE), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. C. ENO (ARGENTINE), LIMITED, incorporated by Letters Patent dated the 20th day of November, A.D. 1931, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

J. C. ENO (BRAZIL), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. C. ENO (BRAZIL), LIMITED, incorporated by Letters Patent dated the 30th day of November, A.D. 1931, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

J. C. ENO (COLOMBIA), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. C. ENO (COLOMBIA), LIMITED, incorporated by Letters Patent dated the 21st day of December, A.D. 1931, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

J. C. ENO (MEXICO), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. C. ENO (MEXICO), LIMITED, incorporated by Letters Patent dated the 28th day of January, A.D. 1932, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1951, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

J. C. ENO (VENEZUELA), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. C. ENO (VENEZUELA), LIMITED, incorporated by Letters Patent dated the 28th day of January, A.D. 1932, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

MEDLAND BROS., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 20th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of MEDLAND BROS., LIMITED, incorporated by Letters Patent dated the 28th day of April, A.D. 1910, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

PARK PROPERTIES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of PARK PROPERTIES, LIMITED, incorporated by Letters Patent dated the 5th day of April, A.D. 1934, and has directed that the same be cancelled and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

TEMISKAMING PRODUCERS' CO-OPERATIVE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of December, A.D. 1951, in the terms and conditions therein set forth, has directed the cancellation of the charter of TEMISKAMING PRODUCERS' CO-OPERATIVE COMPANY LIMITED, incorporated by Letters Patent dated the 7th day of October, A.D. 1937, and by his said Order has fixed the 4th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(100)

3

NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated January 10, 1952, was passed cancelling the Letters Patent of the following companies as of January 31, 1952, for default in filing annual returns:

Name of Company	Date of Incorporation
Andman Porcupine Gold Mines Limited	July 12, 1944
Avocalon Mining Syndicate, Limited..	June 5, 1934
Bedford Porcupine Gold Mines Limited.	Sept. 7, 1940
The Big Turtle River Mining Company, Limited.....	Sept. 9, 1929
Blue Star Mines, Limited.....	Feb. 11, 1936
British Petroleum Company, Limited..	Aug. 31, 1929
Bymar Yellowknife Mines Limited.....	Nov. 26, 1945
Dal Duverny Gold Mines Limited.....	Dec. 12, 1945
Dartmouth Porcupine Gold Mines Limited.....	Sept. 7, 1940
Hennessy Exploration Company, Limited.....	June 3, 1936
Howard Gold Mines Limited.....	Oct. 15, 1937
Huron & Bruce Oil Company Limited..	Mar. 10, 1938
Gold Valley Mines, Limited.....	Mar. 23, 1934
Golden Gachin Limited.....	May 12, 1939
Grango Pershing Mines Limited.....	Oct. 4, 1944
Grovenor Mines Limited.....	June 4, 1945
Mayfair Lanes Recreations Limited....	Dec. 27, 1946
Napanee Motors Limited.....	Apr. 9, 1938
National Sanitary Products, Limited...	Dec. 18, 1935
The Navan Dairy, Limited.....	Oct. 22, 1923
New Monarch Hotel Company Limited.	Sept. 30, 1940
Nimco Sales Limited.....	Apr. 11, 1945
Norfolk Transport Limited.....	Sept. 28, 1939
Northern Co-operative Meat Packers Limited.....	May 5, 1942
Northern Ontario Cranberry Company Limited.....	Jan. 29, 1940

R. J. CUDNEY,
Deputy Provincial Secretary.

(103)

3

Licenses in Mortmain

THE GARLOCK PACKING COMPANY OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 13th day of December, A.D. 1951, has been pleased

to authorize THE GARLOCK PACKING COMPANY OF CANADA, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 1st day of September, A.D. 1931, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$150,000.00.

G. A. WELSH,
Provincial Secretary.

(101)

3

Extra-Provincial Corporations

McDONALD PRINTING CO., INC.

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Lieutenant-Governor in Council, by an Order dated the 13th day of December, A.D. 1951, has directed the issue of a further License under the Great Seal of the Province of Ontario, to McDONALD PRINTING CO., INC., a Corporation created by or under the authority of the laws of the State of Ohio, One of the United States of America, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its License, dated the 19th day of April, A.D. 1944, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$80,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

G. A. WELSH,
Provincial Secretary.

(102)

3

The Marriage Act

January 8, 1952.

CERTIFICATES OR REGISTRATIONS as persons authorized to solemnize marriage in the Province of Ontario have been issued to the following:

Rev. Joseph Jean Remi Gignac, Rockcliffe, Rev. Paul Dumais, Cornwall; Rev. George Aubrey Clark, Picton; Rev. Kenneth Joshua Matthews, Orillia; Rev. Domenico Pileggi, Niagara Falls; Rev. Hermas Glaude, Vars; Rev. Kells Arthur Minchin, Toronto; Rev. Marian Curkowsky, Kitchener; Rev. Louis Mina, Toronto; Rev. Bertram Hugh Baskin, Fort Erie; Major Ernest Carr Hutchinson, Ottawa; Rev. William Reed Lake, Lowville; Rev. Gordon William Dorey, Hamilton; Rev. Alfred Russell Stone, Toronto; Rev. Rufus John Bender, Baden; Rev. Herbert William Crane, Scarboro Junction; Rev. Sidney Childs, Toronto; Rev. Gelindo D'Incau, Welland; Rev. Edward Irvine Johnston, Inverness, Quebec (Temporary); Rev. Mykola Owcharenko, Kirkland Lake; Rev. Wladyslaw Korpikiewicz, Barry's Bay; Rev. Kenneth Edward Sullivan, Woodstock; Rev. Pietro Moncada, Hamilton; Rev. William John

Duggan, Windsor; Rev. Ronald Leon Kleinsteuber, Chatham; Rev. Hugh Frederic Woodhouse, Toronto; Rev. Charles Walter Olsen, Port Dover; Rev. Fred Shelestowsky, Waterford; Rev. Cyril Squires, Brantford.

R. J. CUDNEY,
Deputy Provincial Secretary.

NOTICE IS HEREBY GIVEN that the registration and authority to solemnize marriage under The Marriage Act 1950 of the underlisted persons is cancelled and revoked:

Rev. James MacKay Grant; Rev. Ezekiel Martin; Rev. Reuben Piercie Spurrell; Rev. Carl Reuben Weisser; Rev. William Stewart Woodland.

R. J. CUDNEY,
Deputy Provincial Secretary.

(87)

3

Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 7th day of January, 1952, of the vote taken in the Township of Mountjoy, District of Cochrane, on the 22nd day of December, 1951, on the following question:

Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side 227
Votes polled for the Negative Side 121

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS,
Chief Election Officer.

Toronto, January 9th, 1952.

(107)

3

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 8th day of January, 1952, of the vote taken in the Township of Springer, District of Nipissing, on the 17th day of December, 1951, on the following question:

Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side 278
Votes polled for the Negative Side 75

NOTICE HEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS,
Chief Election Officer.

Toronto, January 11th, 1952.

(110)

3

Voluntary Winding Up under The Companies Act

VOLUNTARY WINDING UP UNDER THE COMPANIES ACT

NOTICE IS HEREBY GIVEN that the Liquidators of the corporations listed below have filed in the office of the Provincial Secretary a Return under Section 207 (2) of The Companies Act. The corporations, their dates of incorporation and the date of filing are as follows:

Name of Corporation	Date of Incorporation	Date of Filing Return
Deseronto Land Company, Limited.....	Dec. 28, 1922	Dec. 3, 1951
Dominion Music Distributors Limited.....	Feb. 12, 1936	Dec. 10, 1951
John Harrison and Sons Company Limited.....	Aug. 12, 1899	Dec. 4, 1951
Lloyd Refineries, Limited.....	Sept. 27, 1932	Dec. 18, 1951
Machinery Designs & Rentals Limited.....	Mar. 15, 1929	Dec. 4, 1951
Murray Printing Company, Limited.....	Jan. 5, 1906	Dec. 7, 1951
Oakwood Developments, Limited.....	Oct. 24, 1936	Dec. 3, 1951
Toronto Brick, Limited.....	Jan. 17, 1919	Dec. 3, 1951

R. J. CUDNEY,
Deputy Provincial Secretary.

(109)

3

Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by Letters Patent, are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
Management & Finance Limited.....	Sept. 2, 1936	1948 to 1951 inclusive
Port Arthur Community Athletic Centre, Limited.....	May 17, 1926	1931 to 1951 inclusive
Premier Commodities, Limited.....	Mar. 14, 1946	1948 to 1951 inclusive
Premier Securities, Limited.....	Feb. 1, 1934	1942 to 1951 inclusive
Premium Lead Mines Limited.....	Aug. 30, 1948	1949 to 1951 inclusive
Primaco Limited.....	Sept. 9, 1947	1948 to 1951 inclusive
Producers Gas Corporation, Limited.....	July 21, 1931	1939 to 1951 inclusive
Project Engineers Limited.....	Oct. 4, 1943	1945 to 1951 inclusive
Prospectors' Investments, Limited.....	Dec. 7, 1935	1941 to 1951 inclusive
The Queen City Vinegar Company Limited.....	June 30, 1902	1914 to 1951 inclusive
Rainier Red Lake Gold Mines Limited.....	Aug. 7, 1945	1948 to 1951 inclusive
Rawdon Securities Limited.....	June 19, 1942	1943 to 1951 inclusive
Regal Laundry & Dry Cleaning Limited.....	May 16, 1946	1947 to 1951 inclusive
Renco Limited.....	June 4, 1946	1947 to 1951 inclusive
The Rideau Aquatic Club, Limited.....	May 20, 1905	1944 to 1951 inclusive
Rideau Metal Industries Limited.....	Feb. 15, 1943	1943 to 1951 inclusive
Robertson Beryllium Developers Syndicate Limited.....	June 8, 1843	1944 to 1951 inclusive
Robins, Limited.....	Oct. 12, 1925	1932 and 1940 to 1951 inclusive
Robinson & Lymburner Lumber Co. Limited.....	May 6, 1944	1945 to 1951 inclusive
Roncap Limited.....	Sept. 25, 1945	1948 to 1951 inclusive
The Rose Fur Company Limited.....	Dec. 7, 1938	1945 and 1947 to 1951 inclusive
The Roseland Development Company Limited.....	Dec. 29, 1934	1941 to 1951 inclusive
Round Lake Copper Mines, Limited.....	Feb. 23, 1929	1930 to 1951 inclusive
Russclark Exploration Syndicate Limited.....	June 1, 1936	1943 to 1951 inclusive
Saga Securities Limited.....	Feb. 19, 1945	1950 and 1951
A. J. Shragge Co. Limited.....	June 25, 1940	1943 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

(96)

3

Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over

\$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, K.C.
Clerk of the Legislative Assembly
of Ontario.

T.F.N.

(Oct., 1939)

Applications to Parliament

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for a Private Bill removing all restrictions to the use by the Town of Almonte of the property known as "Gemmill Park" and vesting the said property in fee simple in the Corporation of the Town of Almonte. The said "Gemmill Park" property may be better known as part of the West Half of Lot Fifteen in the Ninth Concession of the Township of Ramsay in the County of Lanark (now within the limits of the Town of Almonte) more particularly described in conveyance from the "Canadian Trustees" under the last will and testament of Winnifred Knight Dunlop Gemmill to The Corporation of the Town of Almonte, dated the 16th day of May, 1946, and registered in the Registry Office for the Registry Division of the North Riding of the County of Lanark in Book 2 for the Town of Almonte on the 27th day of May, 1946, as No. 1777.

Dated this 5th day of December, A.D. 1951.

THE CORPORATION OF THE
TOWN OF ALMONTE,

By R. A. JAMIESON, K.C.,
Solicitor for the said Corporation.

(2363)

51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that The Ottawa Association for the Advancement of Learning will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act enlarging and increasing the powers and privileges of the Association, and also changing the name of the Association to the University of Carleton College.

Dated at Ottawa, this 15th day of December, 1951.

HONEYWELL, BAKER, GIBSON
& WOTHERSPOON,
Ottawa, Ontario.

Solicitors for the Applicant.

(2390)

51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that the trustees of Massey Hall will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill incorporating them and their successors from time to time as a body corporate or politic under the name of THE TRUSTEES OF MASSEY HALL and to establish the objects and powers of such corporation.

Dated at Toronto, this 19th day of December, 1951.

BLAKE, ANGLIN,
OSLER & CASSELS,
Solicitors for the Applicants,
Toronto, Ontario.

(2411)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATIVE ASSEMBLY OF THE PROVINCE OF ONTARIO

NOTICE IS HEREBY GIVEN that an Application will be made by The Corporation of the City of Fort William to the Legislative Assembly of the Province of Ontario at its next session for a Special Act, as follows:

1. Repealing Section 5 of Chapter 88 passed in the first year of His Majesty King George V reign (1911).

2. Amending Section 20 of "An Act to incorporate the City of Fort William and for other purposes" passed in the 7th year of His Majesty King Edward VII reign, (1907) as Chapter 66 by striking out the figure "11" in the 4th line thereof and substituting therefor the figure "20".

The above is to increase the rate to be paid by every owner of property in front of which a sewer is constructed as a local improvement to a uniform frontage tax of 20 cents per annum per foot frontage, to be assessed on each assessable foot of frontage property for a period of twenty-five years.

3. Validating as from their respective dates By-law Number 33 of the Municipality of Neebing, and also the Deed given by the Municipality of Neebing to Canadian Pacific Railway Company registered in the Fort William Registry Office as Number 597 for the Town Plot of Fort William.

4. Declaring that all highways, streets and parts of streets by the said By-law Number 33, including Edward Street, purported to be stopped up and closed were in fact validly stopped up and closed as of the time of the passing of the said By-law.

5. Declaring that the said By-law Number 33 from the time of the passing thereof not only stopped up and closed Water Street as shown on the Town Plot of Fort William, Ontario, of Record in the Department of Lands and Forests, Toronto, Ontario, but also the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River reserved in the original survey or shown on said Town Plot.

6. Declaring that the said By-law Number 33 is to be considered for all purposes as having been legally and properly registered as part of and at the same time as the registration of the said registered Deed Number 597.

7. Declaring that the said registered Deed Number 597 granted to and vested in the Canadian Pacific Railway Company not only all streets, road allowances and pieces of land in the said By-law Number 33 mentioned and described and intended therein to be conveyed and transferred, but also Edward Street and Water Street as shown on said Town Plot and the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River reserved in the original survey or shown on said Town Plot.

8. Validating as and from their respective dates By-laws Number 394 and Number 435 of the Town of Fort William closing a portion of Ford Street south of Gore Street and that portion of the said original road allowance and chain reserve and the street called Water Street lying between a line drawn parallel to and thirty feet distant at right angles westerly from the production southerly of the west limit of Ford Street, and a line drawn parallel with and thirty feet distant at right angles easterly from the production southerly of the east limit of Ford Street.

9. Stopping up and closing as a highway that portion of Francis Street lying east of Syndicate Avenue, and vesting the same in Canadian Pacific Railway Company subject to the right from time to time in perpetuity for The Corporation of the City of Fort William to maintain, repair, substitute, enlarge and operate its sewer and water mains now thereon as well as any other utilities of the said City now thereon.

10. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 1321 of the City of Fort William, registered in the Fort William Registry Office as Number 815C, for Fort William "C".

11. Declaring that by the said By-law Number 1321 those portions of Edward Street and/or Water

Street as shown on the said Town Plot of Fort William purported to be stopped up and closed by the said By-law, were validly stopped up and closed from the time of the passing of the said by-law.

12. Declaring that the Deed from the City of Fort William to Western Terminal Elevator Company Limited, registered in the said Registry Office as Number 933C for Fort William "C" granted to and vested in Western Terminal Elevator Company Limited those portions of Edward Street therein mentioned and described and intended therein to be conveyed and transferred, and also any portion of Water Street as shown on said Town Plot included in the description contained in said Deed Number 933C.

13. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 391 of the City of Fort William, registered in the Fort William Registry Office as Number 5924 for Fort William.

14. Declaring that by the said By-law Number 391 Water Street as shown on plan of the Oliver and Davidson Addition to the Townsite of Fort William registered in the Registry Office, Fort William, Ontario, as Number 61, and the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on the said Plan 61, insofar as the same are situate in front of Lot 6, Concession 1, in the Townsite of Fort William, Ontario, formerly in the Township of Neebing, were validly stopped up and closed from the time of the passing of the said by-law.

15. Declaring that the Deed from the City of Fort William to The Grand Trunk Pacific Railway Company, registered in the said Registry Office as Number 5901 for Fort William granted to and vested in The Grand Trunk Pacific Railway Company not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also Water Street as shown on said Plan 61 and the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on said Plan 61.

16. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 3807 of the City of Fort William, registered in the Fort William Registry Office as Number 8868C for Fort William "C".

17. Declaring that by the said By-law Number 3807 not only those portions of Edward Street and of Water Street as shown on the Town Plot of Fort William, and that portion of the lane along the northerly limit of Block "Y" as shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on the said Town Plot, were validly stopped up and closed from the time of the passing of the said By-law.

18. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 8889C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on said Town Plot.

19. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 4289 of the City of Fort William, registered in the Fort William Registry Office as Number 12659C for Fort William "C".

20. Declaring that the said By-law Number 4289 not only validly stopped up and closed those streets and portion of the said lane lying north of Block "Y" shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road

and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on said Plan 61, from the time of the passing of the said By-law.

21. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 12712C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on said Plan 61.

22. Declaring that the southerly limit of the C.P.R. Reserve west of Edward Street as shown on plan registered in the Fort William Registry Office as Number 92, coincides with the northerly limit of the lane north of Block "Y" as shown on said Plan 61.

Dated at Fort William, Ontario, this 21st day of December, A.D. 1951.

THE CORPORATION OF THE
CITY OF FORT WILLIAM,

Per MORRIS & BABE,
Its Solicitors.

(2432)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE
LEGISLATIVE ASSEMBLY OF
THE PROVINCE OF ONTARIO

TAKE NOTICE that an application will be made to the Legislative Assembly of the Province of Ontario, at the next Session or following Session thereof, on behalf of the Synagogue and Jewish Community Centre of Ottawa for legislation whereby the buildings, lands, equipment and undertaking of or used by the Applicant shall be exempt from Taxation except for local improvements.

Dated the 20th day of December, A.D. 1951.

SAMUEL LEPOFSKY, K.C.,
63 Sparks Street,
Ottawa, Ontario.
Solicitor for the Applicant.

(2433)

52-1-2-3-4-5

NOTICE OF APPLICATION TO
THE LEGISLATURE

TOWNSHIP OF SCARBOROUGH

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Scarborough will apply to the Legislative Assembly for the Province of Ontario, at its next session, for the Legislation for the following purposes, namely, that:

1. The Township of Scarborough be divided into five Wards.

2. (1) For the year 1953 and every year thereafter the Council of the said Township be composed of a Reeve, Deputy Reeve and five Councillors.

(2) The Reeve and Deputy Reeve be elected annually by the voters of the whole township, and the five Councillors be elected annually by Wards, one from each Ward.

3. For the year 1953 and every year thereafter the Public Utilities Commission of the township be composed of five members to be elected annually by Wards, one from each Ward.

4. A Board of Education be created to administer all school matters of the Township of Scarborough, except School Section No. 17.

5. The Electrical Development Area Number 1 of the Township of Scarborough be extended to include the whole of the Township.

6. The Council of said Township may pass by-laws for altering and/or consolidating any and all areas of the said Township which provide special services.

7. Chapter 98 of the Statutes of Ontario, Thirteenth and Fourteenth George V, passed in the year 1933, entitled an Act respecting the Township of Scarborough and all provisions in prior Acts inconsistent with this Act be repealed.

Dated at the Township of Scarborough this 22nd day of December, A.D. 1951.

THE CORPORATION OF THE
TOWNSHIP OF SCARBOROUGH,

By HOLLIS E. BECKETT, K.C.,
350 Bay Street, Toronto.
Solicitor for the Corporation.

(2434)

52-1-2-3-4-5

TAKE NOTICE that the Corporation of the Township of McKim intends to apply in the next Session of the Legislature of the Province of Ontario for an Act permitting the cost of service connections between lot line and water main to be averaged between the users served by such connections within that area of the said Township known as Water and Sewer Area Number 6.

Dated at Sudbury, in the District of Sudbury, this 20th day of December, A.D. 1951.

G. M. PATERSON,
Clerk, Township of McKim.

(8)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act amending, varying and revising the provisions of an Act respecting the Town of Oshawa, being chapter 122 of Statutes of Ontario, 1922, as amended by section 6 of The City of Oshawa Act, 1951, being chapter 110 of Statutes of Ontario, 1951, and, more particularly, providing for changes in the procedure for imposing the special frontage rate for the construction of watermains authorized by the said Act and for exempting agricultural lands therefrom.

Dated at Oshawa, Ontario, this 31st day of December, 1951.

THE CORPORATION OF
THE CITY OF OSHAWA

By its Solicitor,
W. J. HARE,
Oshawa, Ontario.

(17)

1-2-3-4-5-6

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the County of Waterloo for a special Act: To establish a road commission for the County of Waterloo consisting

of representatives from the Cities of Kitchener, Galt, and Waterloo, and the County of Waterloo, to be known as "Waterloo County Roads Commission" with jurisdiction and authority over suburban and County roads and bridges within the County of Waterloo, and defining the rights, powers, duties and responsibilities of the said Commission over such roads and bridges, and the liability of the said municipalities to contribute to the construction, improvement, maintenance and repair of the said roads and bridges under the control of the said Commission.

Dated at Waterloo, Ontario, this twenty-eight day of December, 1951.

McGIBBON & HARPER,
Waterloo, Ontario.
Solicitors for the Applicant.

(18)

1-2-3-4-5-6

TAKE NOTICE that an application will be made on behalf of The Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To have the Board consist of eight trustees to hold office for a period of two years, providing that of the original eight trustees elected in 1952, the term of office of four of the said trustees, to be determined by lot, shall expire December 31st, 1953, and that four trustees shall be elected annually to hold office for a period of two years.

2. To terminate the term of office of the trustees holding office in 1952 on December 31st, 1952.

3. To have the election of trustees by general vote without regard to wards or ward boundaries, by the Separate School rate-payers of the City of Sarnia in the year 1952 and thereafter at the same time and place and by the same returning officer or officers and conducted in the same manner as the municipal nominations and elections in and for the City of Sarnia, and to have the provisions of The Municipal Act respecting the time and manner of holding nominations and elections, including the method of receiving nominations for office and the resignations of persons nominated and declarations of qualification of office apply mutatis mutandis to such and all subsequent elections.

4. To provide for appointment by the Board of Trustees to fill in vacancies occurring on the Board between any two elections.

Dated this 31st day of December, 1951.

DONOHUE & MAHER,
278 N. Front St.,
Sarnia, Ontario.
Solicitors for the Applicants.

(24)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that, on behalf of the Canadian National Exhibition Association, application will be made to the Legislative Assembly of the Province of Ontario, at its next session, for special Legislation to amend subsection 6 of section 5 of The Canadian National Exhibition Association Act, 1948, as amended, to provide that notices of appointment of representatives of the various associations must be given not later than the third Wednesday of January in each year at the hour of 12 o'clock noon instead of not later than the second Wednesday of February; and further to provide that this amendment shall have effect from January 1st, 1952.

Dated at Toronto, this 8th day of January, 1952.

W. G. ANGUS, K.C.,
City Hall,
Toronto.
Solicitor for the Applicant.

(81)

2-3-4-5-6-7

NOTICE IS HEREBY GIVEN that the Corporation of the Town of Hespeler will apply to the Legislative Assembly of the Province of Ontario at its next session for the passing of an Act.

1. Withdrawing the Town of Hespeler from the County of Waterloo and providing that on and after the 1st day of January, 1953, the Town of Hespeler shall be separated from the County of Waterloo for municipal purposes.

2. Providing that the relevant provisions of Part I of The Municipal Act shall apply as between the County of Waterloo and the Town of Hespeler.

Dated at Hespeler, Ontario, this 10th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF HESPELER,
By its Solicitors,
SIMS, BRAY, SCHOFIELD &
MACKEY,
Kitchener, Ontario.

(90)

3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

(a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;

(b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;

(c) to create a lien upon dwellings in respect of which advances of money are made;

(d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;

(e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, K.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89)

3-4-5-6-7-8.

NOTICE IS HEREBY GIVEN that CREDIT FONCIER FRANCO-CANADIEN will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill to enlarge its powers to acquire real estate in the Province of Ontario for the transaction of its business and to empower it to lease all or any part of any building built or acquired for such purpose not so required.

Dated at Toronto, this 15th day of January, 1952.

ROBERTSON, LANE,
PERRETT & FRANKISH,
Solicitors for the Applicant,
Toronto, Ontario.

(122)

3-4-5-6-7-8

THE TOWN OF TIMMINS ROMAN CATHOLIC SEPARATE SCHOOL BOARD

NOTICE IS HEREBY GIVEN that The Town of Timmins Roman Catholic Separate School Board will apply to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To terminate the term of office of all the present school trustees on the 31st day of December, 1952.
2. To have the trustees elected by general vote of the Separate School supporters of the Town of Timmins for a term of three years.

Dated at Timmins, Ontario, this 14th day of January, 1952.

THE BOARD OF TRUSTEES OF THE
ROMAN CATHOLIC SEPARATE SCHOOLS
FOR THE TOWN OF TIMMINS,

By P. J. DUNLOP,
Chairman.
VINCENT GAUTHIER,
Secretary-Treasurer.

(123)

3-4-5-6-7-8

Corporation Notices

BRUNNER MOND MUTUAL BENEFIT SOCIETY

TAKE NOTICE that at a special general meeting of the members of Brunner Mond Mutual Benefit Society, duly called for that purpose and held on the 19th day of December, 1951, a resolution was passed for the voluntary winding up of the said Society under the provisions of The Companies Act (Ontario) and for the appointment of The Canada Trust Company as Liquidator; and that the Society has not entered into any contracts of insurance since October 31st, 1950.

And creditors and any other persons interested are further required to take notice that if any of them have any claim against the said Society, proof of such claim must be filed with the Liquidator prior to February 15th, 1952, after which date the assets of the said Society will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Windsor, Ontario, this 28th day of December, 1951.

THE CANADA TRUST
COMPANY,
The Canada Trust Building,
London at Victoria,
Windsor, Ontario,
Liquidator.

(9)

1-2-3

ECONOMY FILLER PROCESSES LIMITED

NOTICE IS HEREBY GIVEN that Economy Filler Processes Limited will make an application to His Honour the Lieutenant-Governor, for leave to surrender its charter.

Dated at St. Catharines, Ontario, this 16th day of January, 1952.

S. E. HARPER,
Secretary.

(124)

3

GILMORE INVESTMENTS LIMITED

BY-LAW No. 9

BE IT ENACTED and it is hereby enacted as a by-law of Gilmore Investments Limited as follows:

1. That the directors of the Company be and they are hereby authorized to take all necessary proceedings for the surrender of the charter of the Company and to make application to the Lieutenant-Governor of Ontario for an order accepting the surrender of the charter; and

2. That as part of such proceedings that the assets be distributed rateably amongst the shareholders of the Company.

Enacted this 15th day of January, 1952.

Witness the common seal of the Company.

THOMAS C. CLARK,
President.
ANDREW C. CLARK,
Secretary.

(125)

3

HASSAN STEEL FABRICATION LIMITED

NOTICE IS HEREBY GIVEN that Hassan Steel Fabrication Limited will make an application to His Honour, The Lieutenant Governor, for leave to surrender its charter.

Dated at London this 11th day of January, A.D. 1952.

C. C. CARROTHERS,
Secretary.

(104)

3

EDWARDS AGENCIES LIMITED

NOTICE IS HEREBY GIVEN that Edwards Agencies Limited, incorporated by Letters Patent issued by the Honourable the Provincial Secretary of Ontario on the 7th day of August, 1928, will forthwith make application to His Honour the Lieutenant-Governor of Ontario, pursuant to section 32 of The Companies Act, for acceptance of the surrender of its Charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Ottawa this 11th day of January, 1952.

G. W. MITCHELL,
Secretary-Treasurer.

(105)

3

Under The Companies Act (Ontario) MEALING & MacKAY COAL COMPANY LIMITED hereby gives notice that it will make an application to His Honour The Lieutenant-Governor of Ontario for acceptance of the surrender of this Charter and after a day to be fixed by the Lieutenant-Governor.

Dated this 14th day of January, 1952.

ELLIOTT, HUME, McKAGUE & HUME,
80 King Street West, Toronto,
Solicitors for the Company.

(111) 3

KLEINSCHMIDT'S, LIMITED

NOTICE IS HEREBY GIVEN that Kleinschmidt's, Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Kitchener, this 14th day of January, 1952.

ARTHUR C. GREB,
Secretary.

(114) 3

CRUSADER PETROLEUMS LIMITED

Crusader Petroleum Limited hereby gives public notice that it will make application under the provisions of The Companies Act (Ontario) to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 15th day of January, A.D. 1952.

S. VAN WAELEND,
Secretary.

(115) 3

NORTHERN BLOCK & TILE CO., LTD.

Northern Block & Tile Co., Ltd., hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor of Ontario.

Dated at Parry Sound, Ontario, this 15th day of January, 1952.

A. H. McKEE,
President.

(116) 3

SHEA SAND & GRAVEL COMPANY LIMITED

BY-LAW No. 4

BE IT ENACTED and it is hereby enacted as a by-law of Shea Sand & Gravel Company Limited (herein called the "Company") as follows:

1. The number of Directors of the Company be and the same is hereby increased from three (3) to five (5) so that the Board of Directors of the Company shall hereafter be composed of five (5) Directors.

2. Two Directors shall constitute a quorum at any Meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted the 3rd day of January, 1952.

Witness the corporate seal of the Company.

J. F. SHEA,
President.
J. P. SHEA,
Secretary.

Certified to be a true copy of By-Law No. 4 of Shea Sand & Gravel Company Limited which was duly enacted at a Meeting of the Board of Directors of the Company duly held on the 3rd day of January, 1952, and was subsequently confirmed on the same day by consent in writing of all the shareholders of the Company.

Dated this 3rd day of January, 1952.

J. P. SHEA,
Secretary.

(91) 3

SHEA SAND & GRAVEL COMPANY LIMITED

BY-LAW No. 5

Whereas it is deemed expedient to change the location of the Head Office of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of Shea Sand & Gravel Company Limited that the location of the head office of the Company be and the same is hereby changed from the Village of Stouffville to the City of Toronto in the Province of Ontario.

Enacted this 3rd day of January, 1952.

Witness the corporate seal of the Company.

J. F. SHEA,
President.
J. P. SHEA,
Secretary.

Certified to be a true copy of By-law No. 5 of Shea Sand & Gravel Company Limited which was duly enacted at a Meeting of the Board of Directors of the Company duly held on the 3rd day of January, 1952, and was subsequently confirmed on the same day by consent in writing of all the shareholders of the Company.

Dated this 3rd day of January, 1952.

J. P. SHEA,
Secretary.

(92) 3

MINOR METALS LIMITED

BY-LAW No. 5

BE IT ENACTED and it is hereby enacted as a by-law of Minor Metals Limited (Private Company) that paragraph (a) of Article No. 9 of By-law No. 1 of this Company is hereby repealed and the following is substituted therefor:

The Board of Directors shall consist of five Shareholders, each owning at least one Common share of the Capital Stock of the Company absolutely in his own right and two Directors shall constitute a quorum.

Passed this 17th day of December, 1951.

GEORGE B. WEBSTER,
President.
W. H. MORRISON,
Secretary.

Certified to be a true and correct copy of By-law No. 5 of Minor Metals Limited (Private Company) passed by the Board of Directors of the Company on the 17th day of December, 1951.

W. H. MORRISON,
Secretary.

(94)

3

CABANGA DEVELOPMENTS LIMITED

BY-LAW No. 5

WHEREAS the affairs of the Company are managed by a Board of three Directors, and whereas it is expedient in the interest of the Company to increase the number of the Board of Directors to five.

THEREFORE BE IT ENACTED as a by-law of Cabanga Developments Limited as follows:

1. That the number of Directors of the Company be, and the same is hereby increased from three to five so that the Board of Directors of the Company will hereafter be composed of five Directors.

2. Three Directors will constitute a quorum at any Meeting of the Board of Directors.

3. All prior By-laws, Resolutions and Proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this By-law.

Passed and Enacted this 10th day of January, 1952.

As Witness the Corporate Seal of the Company.

E. F. CREELMAN,
President.
GLADYS MacKENZIE,
Secretary.

(Seal)

I certify the foregoing to be a true copy of By-law No. 5 of Cabanga Developments Limited duly passed by the Directors on the 10th day of January, 1952 and confirmed in writing by all of the Shareholders of the Company. As witness the Corporate Seal of the Company.

GLADYS MacKENZIE,
Secretary.

(95)

3

Notice to Creditors

The matter of a bulk sale by Marvin Ray Loop and Linwood Glenden Loop, of the Town of Kingsville, in the County of Essex, fishermen, of the fishery carried on under the name of LOOP BROTHERS, to William A. Coda and Harold Julien, both of the said Town of Kingsville.

TAKE NOTICE, all persons having claims against Loop Brothers Fishery are required to send particulars of their claim, verified by affidavit, to Irven W. Carson, Trustee, on or before the 9th day of February, 1952, after which date I will proceed to distribute the proceeds of the said sale, having regard only to those claims of which I have received notice.

Dated at Kingsville, Ontario, this 17th day of January, 1952.

IRVEN W. CARSON,
Trustee,
Drawer 576,
Kingsville, Ontario.

(129)

3-4

Dissolution of Partnership

RONALD EDGEcombe & CO.

(Limited Partnership)

NOTICE IS HEREBY GIVEN that the business heretofore carried on at the City of Toronto as a limited partnership under the name of Ronald Edgecombe & Co. has this day been dissolved by mutual consent, H. G. Demorest, one of the limited partners, having retired from the Firm.

The business will be continued on and after the 1st day of January, 1952 under the same name as a limited partnership, the said Ronald Edgecombe being as heretofore the only general partner.

Dated at Toronto, this 31st day of December, 1951.

RONALD EDGEcombe,
General Partner.

(60)

2-3-4

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us the undersigned Andrew W. Eickmeier, Orval W. Eickmeier and Mildred O. Dawe (formerly Eickmeier) carrying on business as fruit shippers and sole agents for VITA-KELP for Canada, under the name of A. W. EICKMEIER AND SON at the Township of North Grimsby in the County of Lincoln in the Province of Ontario, has this day been dissolved by mutual consent as regards the said Mildred O. Daw (formerly Mildred O. Eickmeier) who retires from the firm. The business in future will be carried on under the same name by the said Andrew W. Eickmeier and Orval W. Eickmeier, who will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated at Grimsby, Ontario, this 30th day of November, 1951.

A. W. EICKMEIER,
ORVAL W. EICKMEIER,
MILDRED O. DAWE,
formerly EICKMEIER.

(117)

3

Change of Name Act

TAKE NOTICE that an application will be made before His Honour James Maxwell Cooper at his Chambers in the Court House at Sudbury on Monday the 5th day of May, A.D. 1952, at 11 o'clock in the forenoon, to change the name of Teuvo Armas Sikstus of 11-A Church Street, Copper Cliff, Ontario, to Teuvo Armas Eloranta.

Dated at Sudbury, Ontario, this 3rd day of January, 1952.

MILLER & MAKI,
Solicitors for the Applicant,
Sudbury, Ontario.

(88) 3

TAKE NOTICE that an application will be made by John Shelestowsky of 3 Northalton Street, in the Township of Brantford, in the County of Brant, (formerly of the Township of Townson, in the County of Norfolk) before His Honour Donald James Cowan, Judge of the County Court of the County of Brant in his Chambers at the Court House, Brantford, Ontario, on Monday the 11th day of February, 1952, at 11.00 o'clock in the forenoon, to change his surname from Shelestowsky to Shelley and to change the name of his wife from Leah Shelestowsky to Leah Shelley, and the name of his children from Linda Ann Shelestowsky and Kenneth John Shelestowsky to Linda Ann Shelley and Kenneth John Shelley.

Dated at Brantford, Ontario, the 11th day of January, A.D. 1952.

HARLEY, SWEET,
SLEMIN & WHITBREAD,
116 Dalhousie Street,
Brantford, Ontario.
Solicitors for the Applicant.

(126) 3

NOTICE IS HEREBY GIVEN that the application of John Zozuk of the City of Sudbury, in the District of Sudbury, Miner, for an Order to change his name to that of John Zuzack will be heard by His Honour James Maxwell Cooper, Judge of the District Court of the District of Sudbury at his chambers in the Court House in the City of Sudbury, on the 21st day of February, 1952, at the hour of 11 o'clock in the forenoon.

Dated at Sudbury this 16th day of January, A.D. 1952.

MESSRS. SIMMS & REID,
Barristers &c.,
304-5 Mackey Bldg.,
SUDBURY, Ontario.
Solicitors for the Applicant.

(106) 3

TAKE NOTICE that an application will be made before His Honour Judge W. F. Schwenger, Judge of the County Court of the County of Wentworth, on Tuesday, the 19th day of February, A.D. 1952, at the hour of 10 o'clock in the forenoon, at his Chambers at the Court House, in the City of Hamilton, in the County of Wentworth, for an Order to change the name of Thomas Ikemoto, 318 King Street East, Hamilton, Ontario, to Thomas Crombie.

Dated at Hamilton, this 10th day of January, A.D. 1952.

CONNOR & BREWSTER,
1430 Main Street East,
Hamilton, Ontario,
Solicitors for the Applicant.

(112) 3

NOTICE IS HEREBY GIVEN pursuant to this Act, that the applications of Frank Jastremski, Walter Jastremski, Stanley Jastremski, and Joseph Jastremski, all residing at the City of Kitchener, Ontario, to change their names to Frank Strem, Walter Strem, Stanley Strem and Joseph Strem, and the name of Olga Jastremski wife of Joseph Jastremski to Olga Strem, will be heard by the presiding Judge of the County Court, of the County of Waterloo, at the Judge's Chambers in the Court House Annex, in the City of Kitchener, on Friday, the 29th day of February, 1952, at the hour of 10 o'clock in the forenoon.

Dated at Waterloo, this 14th day of January, 1952.

WHITNEY AND WHITNEY,
Bank of Montreal Chambers,
Waterloo, Ontario,
Solicitors for the Applicants.

(113) 3

TAKE NOTICE that on Monday, the 25th day of February, 1952, David Manuel Steinberg of 123 Beatrice Street, Toronto, Ontario, will apply to His Honour Judge Macdonell at his Chambers at the City Hall, Toronto, at 10.00 o'clock in the forenoon, to change his name to David Manuel Stone and that of his wife from Bertha Raye Steinberg to Bertha Raye Stone and that of his infant daughter from Elaine Steinberg to Elaine Stone.

Dated at Toronto this 15th day of January, A.D. 1952.

LOUIS W. SPENCER,
21 Dundas Square,
Toronto,
Solicitor for the Applicant.

(118) 3

TAKE NOTICE that the application of Frederick Charles Norrham of the County of York, in the Province of Ontario, to change his name to Frederick Charles Ashton, will be heard by His Honour Judge Macdonell, in his Chambers at the City Hall, Toronto, on Monday, the 18th day of February, A.D. 1952.

Dated at Toronto this 14th day of January, A.D. 1952.

W. J. RAPSON, ESQ.,
45 Richmond St. W., Toronto, Ontario.
Solicitor for the Applicant.

(119) 3

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55)

2-3-4-5-6-7-8-9

NOTICE RE NEXT OF KIN OF EDMUND K. P. HOWE, DECEASED

Edmund K. P. Howe, Retired Farmer, died on October 6th, 1951, in the Township of Westminster, County of Middlesex.

Will his next of kin communicate their names and addresses and their relationship to the late Edmund K. P. Howe, to the Solicitor for the Executor of the Estate.

M. V. SULLIVAN, K.C.,
195 Dundas Street,
London, Ontario.

(127)

3-4-5

Sheriff's Sale of Lands

COUNTY OF ESSEX

UNDER AND BY VIRTUE of a Writ of Execution against Lands, issued out of the Seventh Division Court of the County of Essex, in which Dr. C. L. Fuller is the Plaintiff and James Panawa and Annie Dumas are Defendants and to me directed against the lands and tenements of the said defendants, I have seized and taken in Execution and will offer for sale by public auction at my office in the Court House in the City of Windsor, Ontario, on Tuesday the 22nd day of April, 1952, at the hour of 11 o'clock in the forenoon, all the estate, right, title and interest and equity of redemption of the said defendant Annie Dumas, into and out of all and singular that certain parcel or tract of land and premises situate lying and being in the City of Windsor in the County of Essex and Province of Ontario and being more particularly described as follows:

Commencing at a point in the Westerly limit of Windsor Avenue, in the City of Windsor, County of Essex and Province of Ontario, 2 inches measured northerly along the said Westerly limit from the northeast angle of Lot 6. Registered Plan 513; thence Westerly and parallel with the northerly limit of the said Lot 6, 13 feet to the centre line of a partition wall being the dividing line between the semi-detached detached dwelling numbers 231 and 233 Windsor Avenue; thence continuing westerly along the centre line of the said partition wall 55 feet to the westerly face of the said partition wall; thence continuing westerly and parallel with the northerly limit of the said Lot 6, 22 feet 1 inch to a point in the easterly limit of an alley distant 3 inches measured southerly along the said easterly limit from the northwesterly angle of Lot 6, Registered Plan 513; thence northerly along the easterly limit of the said alley 19 feet 3 inches to the northwesterly angle of Lot 5, Registered Plan 513; thence Easterly along the northerly limit of the said Lot 5, 90 feet 2 inches to the northeasterly angle of the said Lot 5 the said point being the westerly limit of Windsor Avenue; thence southerly along the westerly limit of Windsor Avenue 18 feet 10 inches to the place of commencement.

Dated at the City of Windsor in the County of Essex, this 9th day of January 1952.

BRUCE A. E. CLOUSE,
Sheriff, County of Essex.

(93)

3

Publications Under The Regulations Act

JANUARY 19th, 1952

THE TRUSTEE ACT

O. Reg. 325/51.
Companies Approved for Investment
and Deposit.
Amending Regulations 361 of
Consolidated Regulations 1950.
Made—20th December, 1951.
Filed—28th December, 1951, 3.15 p.m.

**REGULATIONS MADE UNDER
THE TRUSTEE ACT**

1. Schedule 1 of Regulations 361 of Consolidated
Regulations of Ontario 1950 is amended

(a) by striking out item 8,

(b) by adding the following item:

12a. Ottawa Valley Trust Company
and

(c) by striking out item 17 and substituting
therefor the following item:

17. Victoria and Grey Trust Company

(16)

3

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Government Publications

As listed below, may be obtained from the Office of the King's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the King's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....\$.75	Logging Tax Act......25
Bills of Sale and Chattel Mortgage Act......25	Marine Insurance Act......25
Bulk Sales Act......25	Mechanics Lien Act......25
Companies Act......75	Municipal Act......2.00
Conditional Sales Act......25	Municipal Drainage Act
Coroners' Act......25	Municipal Drainage Aid Act }25
Corporations Tax Act......50	Provincial Aid to Drainage Act }
Department of Municipal Affairs Act......50	Notaries Act......25
Deserted Wives and Children's Maintenance Act..25	Partnership Act and Partnership Registration Act......25
Ditches and Watercourses Act......25	Planning Act......25
Division Courts Act, Rules and Forms.....1.00	Public Accountancy Act......25
Evidence Act......15	Public Health Act......50
Hospital Tax Act and Regulations......25	Public Utilities Act......25
Insurance Act......1.00	Registry Act......50
Justice of the Peace Act......10	Sale of Goods Act......25
Land Surveyors Act......25	Securities Act and Regulations......50
Land Titles Act......50	Security Transfer Tax Act and Regulations.....25
Land Transfer Tax Act......25	Succession Duty Act and Regulations.....1.00
Landlord and Tenant Act......25	Surveys Act......25
Line Fences Act......25	Title Drainage Act......25
Loan and Trust Corporations Act.....1.25	Trustees Act......25
Local Improvement Act......50	

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....5.00	Report of the Ontario Royal Commission on Milk, 1947.....1.00
Land Titles Rules, Forms and Tariff of Fees.....1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk......15
Manual of Assessment Values......4.00	Report of the Select Committee on Conservation, 1950.....1.00
Municipal Directory, 1951......1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....1.75
Public Accounts of the Province of Ontario......50	Surrogate Court Rules, Forms and Tariff of Fees..50
Regulations Under The Division Courts Act...1.00	
Report of the Ontario Royal Commission on Forestry, 1947......1.00	



Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 157 of The Assessment Act provides:

157. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
February 2nd,	" "	5	" " " " —	May 3rd, "
March 1st,	" "	9	" " " " —	June 2nd, "
April 5th,	" "	14	" " " " —	July 5th, "
May 3rd,	" "	18	" " " " —	August 2nd, "
June 7th,	" "	23	" " " " —	September 6th, "
July 5th,	" "	27	" " " " —	October 4th, "
August 2nd,	" "	31	" " " " —	November 1st, "
September 6th,	" "	36	" " " " —	December 6th, "
October 4th,	" "	40	" " " " —	January 3rd, 1953
November 1st,	" "	44	" " " " —	February 2nd, "
December 6th,	" "	49	" " " " —	March 7th, "

Advertisements of tax sales must be received by the King's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", King's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, **approximately four days after publication date**, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, King's Printer Office,
Parliament Buildings, Toronto, Ontario.



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JANUARY 26th, 1952

4

Proclamation

(Great Seal of Ontario)

R. S. ROBERTSON

PROVINCE OF ONTARIO

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas KING, Defender of the Faith.

TO OUR FAITHFUL THE MEMBERS ELECTED TO SERVE IN THE LEGISLATIVE ASSEMBLY OF OUR PROVINCE OF ONTARIO AND TO EVERY OF YOU,—

GREETING:

PROCLAMATION

DANA PORTER, } WHEREAS it is expedient for
Attorney-General, } certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Thursday, the twenty-first day of February now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario.

At Our City of Toronto in Our said Province this seventeenth day of January in the year of Our Lord one thousand nine hundred and fifty-two and in the sixteenth year of Our Reign.

BY COMMAND

G. A. WELSH,
Provincial Secretary.

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4-5-6

Appointments

APPOINTMENTS

Provincial Secretary's Office,
January 26, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointment:

Walter Jay Gilson, of the City of Toronto, to be appointed to the Council of the Association of Professional Engineers of the Province of Ontario as Councillor from the Electrical Branch.

His Honour the Lieutenant-Governor has been pleased to make the following appointment under The Division Courts Act:

Joseph Earl Tansley, of St. George, Ontario, to be Clerk of the Third Division Court of the County of Brant.

R. J. CUDNEY,
Deputy Provincial Secretary.

(148)

4

Government Notices Respecting Corporations

Letters Patent of Incorporation

ALDRESHOT MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Neale Edward Poole, Service Station Proprietor and Harry Johnston Tier, General Manager, both of the Township of East Flamborough, in the County of Wentworth and Province of Ontario; and Archibald McCoy, of the City of Hamilton, in the said County of Wentworth, Manager; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALDRESHOT MOTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods, and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred and Fifty preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office in the said Township of East Flamborough; and its Provisional Directors being Neale Edward Poole, Harry Johnston Tier and Archibald McCoy, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

S. BARBER & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Allayne Keith, Solicitor; Blanche Marion Scott, Receptionist; and Colin Charron, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of S. BARBER & SONS LIMITED: (a) To deal in barrels, drums and containers of every nature and kind and in connection there-

with to manufacture, re-condition and alter such barrels, drums and containers; and for the further purposes and objects therein set forth: with a capital divided into Seven Thousand Five Hundred Class "A" preference shares of the par value of Ten dollars each, Three Hundred Class "B" preference shares of the par value of Fifty dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Donald Allayne Keith, Blanche Marion Scott and Colin Charron, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

GORDON BARR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Barr, Contractor; Lester Stuart Willoughby, Solicitor; and Therese Donnelly, Secretary; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GORDON BARR LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, re-building, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, and for the further purposes and objects therein set forth: with a capital divided into Six Hundred 6% redeemable cumulative non-participating preference shares of the par value of One Hundred dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Gordon Barr, Lester Stuart Willoughby and Therese Donnelly, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

G. C. BEAR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Keith Laird, William Anderson Cowan and Robert Franklin Kiborn, all of the City of Windsor, in the County of Essex and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of G. C. BEAR LIMITED: (a) To manufacture, purchase and sell merchandise of all kinds which may be required by bakers or confectioners, and generally to manufacture, purchase, sell or otherwise dispose of goods, wares and merchandise of all kinds and descriptions; and for the further purposes and objects therein set forth: with a capital divided into Fifty Thousand preference shares of the par value of One dollar each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Keith Laird, William Anderson Cowan and Robert Franklin Kiborn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

BEVERLEY HILLS PHARMACY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilfred Isaacson, Jack Kirk, Leo Singer and Irving Bain, all of the City of Toronto, in the County of York and Province of Ontario, Pharmacists; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BEVERLEY HILLS PHARMACY LIMITED; Subject to the provisions of The Pharmacy Act: (a) To carry on in any and all of their branches the businesses of manufacturers, importers, exporters, jobbers, distributors, wholesalers and retailers of and dealers in drugs, medicines and pharmaceutical preparations of all kinds, physicians', hospital and sickroom supplies, soaps, perfumes, toilet articles and fancy goods, snuff, leaf tobacco, cigars, cheroots, cigarettes and all other forms of tobacco, proprietary articles and druggists' sundries, petroleum and all other mineral, animal or vegetable oils, paints, pigments, shellacs and varnishes, chemicals of every character, chemical, electrical, surgical and scientific apparatus and equipment, rubber, rubber goods and all articles containing rubber in any form, crockery, china, pottery, glassware, metalware and hardware, paper, bagging, bags, boxes, cases, cans, jars and other receptacles and materials from which the same are or may be made and their ingredients; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred non-cumulative non-voting non-participating redeemable 5% preference shares of Ten dollars each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilfred Isaacson, Jack Kirk, Leo Singer and Irving Bain, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

BIG ISLAND COPPER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert LeRoy Pepall, William Dennis Jordan and Donald Wentworth Falconer, Barristers; Eileen Blanche Weeks, Typist; and Mary Elizabeth Burns, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BIG ISLAND COPPER MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, algamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert LeRoy Pepall, William Dennis Jordan, Donald Wentworth Falconer, Eileen Blanche Weeks and Mary Elizabeth Burns, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

GORDON T. BROWN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lee Andrew Kelley and William Gordon Burke-Robertson, Barristers; and Lorine Margaret Buttress and Anne Elizabeth Douglas, Secretaries; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GORDON T. BROWN LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To conduct and carry on the business of general builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals, power plants, and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors, and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Ottawa; and its Provisional Directors being

Lee Andrew Kelley, William Gordon Burke-Robertson, Lorine Margaret Buttress and Anne Elizabeth Douglas, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

CASA DON MOTELS, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Gordon Thomson, Barrister; Stella Page, Bookkeeper; and Leola Groh, Stenographer; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CASA DON MOTELS, LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) 1. To carry on the business of an hotel, motel, tavern, public house or any combination thereof; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office in the Township of Sandwich East, in the said County of Essex; and its Provisional Directors being Walter Gordon Thomson, Stella Page and Leola Groh, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

CHRYSLER TOBACCO COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frank Reginald Gee, Barrister; Myrtle Marguerite Ball, Bookkeeper; and Arlene Morrison and Rhoda Dauphin, Stenographers; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHRYSLER TOBACCO COMPANY LIMITED: (a) To manufacture, import, buy, sell and deal in tobacco, cigarettes, cigars, pipes, smokers' sundries and such other articles and things as are commonly used by smokers; and to carry on any business incidental to or connected with the tobacco trade; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Chatham; and its Provisional Directors being Frank Reginald Gee, Myrtle Marguerite Ball, Arlene Morrison and Rhoda Dauphin, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary

(140)

4

COLLINGWOOD MILLING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Merrill DesBrisay, Barrister and Solicitor; Ruth Dorothy Holmes, Secretary; and John Torrance DesBrisay, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COLLINGWOOD MILLING COMPANY LIMITED: (a) To carry on in all its branches the business of flour and grist millers and of dealers in and manufacturers of grains, cereals, products of the land of every kind and their products and by-products; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred redeemable non-cumulative first preference shares of the par value of One Hundred dollars each, Two Hundred redeemable non-cumulative second preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty-five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Merrill DesBrisay, Ruth Dorothy Holmes and John Torrance DesBrisay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

DAY SPECIALTIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Henry Donald Langdon, Barrister; Grace Dorothy Connell, Accountant; and Doris Dennett, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DAY SPECIALTIES LIMITED; To manufacture, buy, sell and deal in and with goods, wares and merchandise of every kind and description and, without limiting the generality of the foregoing, to imprint signs or letters or designs on any material, to manufacture, buy, sell and deal in signs, displays and designs of every kind and to buy, sell and deal in machinery, apparatus, supplies and equipment in connection therewith; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Henry Donald Langdon, Grace Dorothy Connell and Doris Dennett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

DOBBIE-NEWLANDS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Leslie Stewart, one of His Majesty's Counsel learned in the Law; and John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of DOBBIE-NEWLANDS LIMITED: (a) 1. To manufacture, process, develop, import, export, buy, sell at wholesale and retail, exchange and otherwise deal in or with all kinds of fibres and yarns of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof and fabrics and fabric products and all other products or articles made in whole or in part of wool, cotton, silk, rayon, Bemberg, nylon, or any other fibre or yarn, natural or synthetic, or of a combination thereof; and for the further purposes and objects therein set forth; with a capital divided into Four Thousand Five Hundred 5% non-cumulative redeemable sinking fund first preference shares of the par value of One Hundred dollars each, Sixty Thousand 5% non-cumulative redeemable second preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Seven Hundred and Fifty Thousand dollars; with its Head Office at the City of Galt, in the County of Waterloo and Province of Ontario; and its Provisional Directors being John Leslie Stewart, John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140) 4

EMMOTT LUMBER & SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Richard Brimage, Barrister; and Dora Schuyler and Ann Ida Hilson, Secretaries; all of the Town of Simcoe, in the County of Norfolk and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EMMOTT LUMBER & SUPPLY LIMITED: (a) To manufacture, process, buy, sell and generally deal in lumber and other goods, wares and merchandise of every class and description, both at wholesale and retail, and as principals and agents, and to service all and any goods so manufactured, sold or dealt in; and for the further purposes and objects therein set forth; with a capital divided into Seven Hundred and Fifty non-voting preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of St. Thomas, in the County of Elgin and Province of Ontario; and its Provisional Directors being John Richard Brimage, Dora Schuyler and Ann Ida Hilson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140) 4

D. H. FORSTER PLUMBING & HEATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Cecil Facer, one of His Majesty's Counsel learned in the Law; William John Shea, Barrister; and Eva Annie Church, Secretary; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of D. H. FORSTER PLUMBING & HEATING LIMITED: (a) To carry on the business of plumbers, manufactures, contractors for plumbing and sanitary fixtures and supplies, heat and ventilating plant and supplies, pipes, fittings, apparatus and repairs for heating, light, gas or water supplies, general contractors and builders; and for the further purposes and objects therein set forth; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Ernest Cecil Facer, William John Shea and Eva Annie Church, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

GIBSON PRINTING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold Herbert Robinson, Solicitor, and Margaret Buchanan, Secretary, both of the City of Toronto, in the County of York and Province of Ontario; and Betty Noreen Miller, of the Township of Toronto, in the County of Peel and Province of Ontario, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GIBSON PRINTING CO. LIMITED: (a) To carry on the business of printing and publishing in every branch thereof and to deal in all kinds and descriptions of paper and paper products; and for the further purposes and objects therein set forth; with a capital of Fifty Thousand dollars divided into Five Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harold Herbert Robinson, Margaret Buchanan and Betty Noreen Miller, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

J. HARROP CONTRACTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Frank Arthur Enfield and Harold Everett Kimberley, Barristers; and Mary Lucy Clark, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of J. HARROP CONTRACTING COMPANY LIMITED: (a) To carry on business as contractors, builders, roofers and importers and manufacturers of and dealers in concrete, cement, asphalt, sheet metal, roof preparations and other materials which can be used directly or indirectly by contractors, builders or roofers and to act as agents for other persons or corporations carrying on a similar business and to carry on any other business of a like nature or incidental to the foregoing; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred 6% cumulative preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frank Arthur Enfield, Harold Everett Kimberley and Mary Lucy Clark, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

HONEY HARBOUR STORAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Samuel Dudley, Solicitor; Dorothy Annabel Holt, Stenographer; and Shirley Ruby, Secretary; all of the Town of Midland, in the County of Simcoe and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of HONEY HARBOUR STORAGE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to store ships, vessels and boats of every nature and kind whatsoever, automobiles, trucks, tractors, trailers and other automotive equipment, and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office in the Township of Baxter, in the District of Muskoka and Province of Ontario; and its Provisional Directors being George Samuel Dudley, Dorothy Annabel Holt and Shirley Ruby, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

O. K. JOHNSON & CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Otto Knut Johnson, Agent; and

Arnold Kingsley Graham and William Leeds Liscombe, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of O. K. JOHNSON & CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force (a) To carry on in all its branches the business of insurance agents, representatives and managers for any company, association, group, club, syndicate or individual engaged directly or indirectly in the business of insurance in any or all of its classifications or in any guarantee, indemnity, bonding or like business; and for the further purposes and objects therein set forth; with a capital divided into Fifty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Otto Knut Johnson, Arnold Kingsley Graham and William Leeds Liscombe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

KANE BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Aloysius Kennedy and Joseph Peter McMahon, Solicitors, and Bertha Louise Loudon, Stenographer, all of the City of Windsor, in the County of Essex and Province of Ontario; and Gladys Dowler, of the Town of Amherstburg, in the said County of Essex, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KANE BROTHERS LIMITED; To manufacture, purchase, sell and deal in hardware, household furniture and appliances, musical instruments, radios and television transmitters and receivers, dry goods, men's and ladies' clothing, furnishings, accessories and other mechanical, manufactured and/or fabricated articles or chattels associated in any way with the foregoing; with a capital of Forty Thousand dollars divided into Three Hundred and Eighty preference shares of One Hundred dollars each and Two Thousand common shares of One dollar each; with its Head Office at the said City of Windsor; and its Provisional Directors being Joseph Aloysius Kennedy, Joseph Peter McMahon, Bertha Louise Loudon and Gladys Dowler, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

KENORA LUMBER & SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lawrence Allan McLennan and John Thomas Brett, Barristers; and Grace Matthews, Secretary; all of the Town of Kenora, in the District

of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KENORA LUMBER & SUPPLY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawmill, planing-mill and pulpmill owners; and for the further purposes and objects therein set forth; with a capital divided into Eighty-five Thousand non-cumulative redeemable preference shares of the par value of One dollar each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Lawrence Allan McLennan, John Thomas Brett and Grace Matthews, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

KINGSTON APARTMENTS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Lefevre Hanley and Garnet Sidney Gamsby, Managers; and Alice Kathleen McKeown, Secretary; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of KINGSTON APARTMENTS COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, lease, construct or otherwise acquire, hold, enjoy, manage, improve and assist in improving lands, water lots, wharves, docks, dock-yards, slips, warehouses, sheds, elevators, offices, apartment buildings, hotels, dwellings, restaurants, parks, buildings of every description and amusement resorts and appliances and to sell, mortgage or otherwise dispose of the same; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred and Fifty 5% cumulative redeemable preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred and Seventy-five Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Joseph Lefevre Hanley, Garnet Sidney Gamsby and Alice Kathleen McKeown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

THE KIWANIS CLUB OF FORT FRANCES INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting August Bertil Forsberg, Merchant, Frank Willis and John Mannister, Managers, John Robert McVey, Garage Operator, Arthur Douglas McLennan and Julius Laurence Eustace, Barristers, William John Gray, Retired Bank Manager, Allan Joseph Fish and Samuel Richard Leroy Newman, Principals, and Richard Clayton Procter, School Teacher, all of the Town of Fort Frances, in the District of Rainy River and Province of Ontario; and Dudley Hugh Thomas, Insurance Agent, and Earl Stevenson Marr, Civil Servant, both of the Village of Emo, in the said District of Rainy River; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE KIWANIS CLUB OF FORT FRANCES INCORPORATED: (a) To give primacy to the human and spiritual rather than to the material values of life; and for the further purposes and objects therein set forth; with its Head Office at the said Town of Fort Frances; and its First Directors being August Bertil Forsberg, Frank Willis, Dudley Hugh Thomas, John Robert McVey, Arthur Douglas McLennan, John Mannister, Earl Stevenson Marr, William John Gray, Julius Laurence Eustace, Allan Joseph Fish, Richard Clayton Procter and Samuel Richard Leroy Newman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

WILLIAM A. LOWE AND SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Walter Lowe, Charles William Lowe and Harry John Lowe, all of the Town of Barrie, in the County of Simcoe and Province of Ontario, Merchants; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WILLIAM A. LOWE AND SONS LIMITED: (a) To manufacture, make, produce, build, construct, adapt, assemble, alter, sell, import, export, exchange, lease, hire, distribute, market, receive, dispose of and in every manner whatsoever trade and deal in furniture and furniture novelties of every description, and to traffic in lumber and other materials and any of the products thereof or any articles, chattels, goods and merchandise of every description whatsoever that are necessarily or impliedly incidental thereto; and for the further purposes and objects therein set forth; with a capital divided into Six Hundred and Fifty 5% redeemable non-cumulative preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Barrie; and its Provisional Directors being Charles Walter Lowe, Charles William Lowe and Harry John Lowe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

MCCOLL FARMS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Norman Hugh McColl, Builder; Donald Edward McColl, Accountant; and David Hugh McColl, Student; all of the City of Detroit, in the State of Michigan, one of the United States of America; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MCCOLL FARMS LIMITED: (a) To carry on the business of farming in all its branches and to raise grain, hay, tobacco, vegetables, fruit and other crops and cattle, horses, sheep, swine, poultry and other livestock; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Ten Thousand shares of Ten dollars each; with its Head Office in the Township of Orford, in the County of Kent and Province of Ontario; and its Provisional Directors being Norman Hugh McColl, Donald Edward McColl and David Hugh McColl, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

MESTON LAKE MINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Allayne Keith, Solicitor; Blanche Marion Scott, Receptionist; Marie-Madeleine Stuart and Barbara Isabelle Munro, Secretaries; and Rose Hannah Grant, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of MESTON LAKE MINES LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth; with a capital divided into Three Million Five Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Million Five Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Donald Allayne Keith, Blanche Marion Scott, Marie-Madeleine Stuart, Rose Hannah Grant and Barbara Isabelle Munro, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

MOBILE ELECTRONICS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Joseph Chisnall, Radio Tech-

nician; Reginald Purvis Barr, Accountant; and Alice Kathleen McKeown, Secretary; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MOBILE ELECTRONICS LIMITED: (a) To buy, sell, manufacture, service, repair and otherwise deal in radios, electrical appliances, musical instruments and their component parts and kindred merchandise; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being John Joseph Chisnall, Reginald Purvis Barr and Alice Kathleen McKeown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

C. M. MOUNCE PLUMBING & HEATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Michael Garvey, one of His Majesty's Counsel learned in the Law; Eva Jane Bryans, Secretary; and Frances Eveleen Hennessey, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. M. MOUNCE PLUMBING & HEATING LIMITED: (a) To carry on the business of plumbing and heating contractors; and for the further purposes and objects therein set forth; with a capital divided into One Thousand Eight Hundred preference shares of the par value of Fifty dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office in the Township of North York, in the said County of York; and its Provisional Directors being Joseph Michael Garvey, Eva Jane Bryans and Frances Eveleen Hennessey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

NEWLANDS TEXTILES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Leslie Stewart, one of His Majesty's Counsel learned in the Law; and John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady,

Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NEWLANDS TEXTILES LIMITED: (a) 1. To manufacture, process, develop, import, export, buy, sell at wholesale and retail, exchange and otherwise deal in or with all kinds of fibres and yarns of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof and fabrics and fabric products and all other products or articles made in whole or in part of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof; and for the further purposes and objects therein set forth; with a capital divided into Fifteen Thousand 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred Thousand dollars; with its Head Office at the City of Galt, in the County of Waterloo and Province of Ontario; and its Provisional Directors being John Leslie Stewart, John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, hereinbefore mentioned

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

NIAGARA TERRAZZO SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Eric Calvert and Archibald Francis Sheppard, Solicitors; and Robert Birchnall, Clerk; all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NIAGARA TERRAZZO SUPPLIES LIMITED; To buy, sell, manufacture or otherwise deal in goods, wares and merchandise of every kind and nature and especially terrazzo strip, and to engage in general machine shop work; with a capital of Ten Thousand dollars divided into One Hundred shares of One Hundred dollars each; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Donald Eric Calvert, Archibald Francis Sheppard and Robert Birchnall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

NIPISSING-O'BRIEN MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David George Child Menzel and John McClary Gunn, Solicitors; Fraser Matthews

Fell, Student-at-Law; and Marion Leone McLelland and Margaret Helen Swain, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NIPISSING-O'BRIEN MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Two Million Five Hundred Thousand dollars divided into Two Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being David George Child Menzel, John McClary Gunn, Fraser Matthews Fell, Marion Leone McLelland and Margaret Helen Swain, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

No. 740 EGLINTON WEST LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Warwick Beament and Robert Barclay Hutton, Solicitors; Ivan Herbert McDowell, Managing Clerk; and Agnes McAdam Love, Secretary; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of No. 740 EGLINTON WEST LIMITED; To acquire, hold, own, construct, operate, maintain and mortgage real property and all interests and rights therein; with a capital divided into Twelve Class "A" non-voting shares without any nominal or par value and One Hundred and Sixty-eight Class "B" shares without any nominal or par value; provided however, that the aggregate consideration for the issue of the said Class "A" non-voting shares without any nominal or par value shall not exceed in amount or value the sum of Two Thousand Seven Hundred dollars and that the aggregate consideration for the issue of the said Class "B" shares without any nominal or par value shall not exceed in amount or value the sum of Thirty-seven Thousand Three Hundred dollars; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Arthur Warwick Beament, Robert Barclay Hutton, Ivan Herbert McDowell and Agnes McAdam Love, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

NUMITE PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Lester Hamilton, Insurance Agent, and Alfred Stevenson, Solicitor, both of the Town of Amherstburg, in the County of Essex and Province of Ontario; and Margaret Anderson, of the Township of Malden, in the said County of Essex, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NUMITE PRODUCTS LIMITED: (a) To carry on business as dealers in and manufacturers of soap and industrial and household cleaning compounds; and for the further purposes and objects therein set forth; with a capital of Sixty Thousand dollars divided into Six Hundred shares of One Hundred dollars each; with its Head Office at the Town of Essex, in the said County of Essex; and its Provisional Directors being Lester Hamilton, Margaret Anderson and Alfred Stevenson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140) 4

QUINTE REALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Ramsay Park, Solicitor; Edna Alice Haight, Bookkeeper; and Jean Elizabeth Ward, Stenographer; all of the Town of Trenton, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of QUINTE REALTY COMPANY LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Trenton; and its Provisional Directors being Hugh Ramsay Park, Edna Alice Haight and Jean Elizabeth Ward, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140) 4

ROSELAWN MEMORIAL GARDENS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edward Melville Winder and Cecil Cyril Carrothers, Barristers; and Ruth Kee, Joan

Knox and Irene McCormick, Stenographers; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROSELAWN MEMORIAL GARDENS LIMITED; Subject to the provisions of the Cemetery Act: (a) To organize, promote, establish, purchase or otherwise acquire, and to construct, lay out, fence, maintain and operate one or more cemeteries and memorial parks, mausolea, burial vaults and the like, to sell space therein for the burial purposes, and to use or permit the same to be used for the burial therein of human remains; and for the further purposes and objects therein set forth; with a capital divided into Sixty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Edward Melville Winder, Cecil Cyril Carrothers, Ruth Kee, Joan Knox and Irene McCormick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140) 4

RUDOLPH NOVELTY CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ivan Clayton Harries, Elmore Houser, Hugh Brent Llewellyn Jones, James Somerville Brown and David Toner Bennett, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RUDOLPH NOVELTY CO. LIMITED; To manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, import, export, buy, sell and deal in imitation jewellery and novelties; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Ivan Clayton Harries, Elmore Houser, Hugh Brent Llewellyn Jones, James Somerville Brown and David Toner Bennett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140) 4

SMYTH REALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leo Paul Lafrance, Solicitor; and Margaret Siegel and Veronica Hocking, Stenographers; all of the Town of Pembroke, in the County of Renfrew and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SMYTH REALTY COMPANY LIMITED; To acquire by purchase, lease, exchange, concession or

otherwise and to own, operate, maintain, rent, lease, mortgage or otherwise charge or encumber lands and premises situate in the said Town of Pembroke and known as municipal numbers 178 McKay Street, 358 Pembroke Street East, 357 Supple Street, 36 Isabella Street, 248 to 258 inclusive Pembroke Street East and 211 to 219 inclusive Maple Avenue and such rights-of-way and easements as may be appurtenant thereto or enjoyed therewith and such other lands and premises as may be contiguous or adjacent thereto or in the vicinity thereof or wherever situate which may be used in conjunction therewith, and to build upon, develop and improve the said lands and premises or any part or parts thereof; with a capital divided into One Thousand Five Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Pembroke; and its Provisional Directors being Leo Paul Lafrance, Margaret Siegel and Veronica Hocking, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

JOHN SPOTTON COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Barbara Joan Duncan and David Ross Grant, Solicitors; and Frances Armstrong, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN SPOTTON COMPANY LIMITED: (a) To carry on business as contractors and consultants; and to carry on the business of engineering; and for the further purposes and objects therein set forth: with a capital of One Hundred and Fifty Thousand dollars divided into Ten Thousand preference shares of Ten dollars each and Five Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Barbara Joan Duncan, David Ross Grant and Frances Armstrong, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

STAUFFER-DOBBIE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Leslie Stewart, one of His Majesty's Counsel learned in the Law; and John Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under

the name of STAUFFER-DOBBIE COMPANY LIMITED: (a) 1. To manufacture, process, develop, import, export, buy, sell at wholesale and retail, exchange and otherwise deal in or with all kinds of fibres and yarns of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof and fabrics and fabric products and all other products or articles made in whole or in part of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof; and for the further purposes and objects therein set forth: with a capital divided into Fifteen Thousand 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred Thousand dollars; with its Head Office at the City of Galt, in the County of Waterloo and Province of Ontario; and its Provisional Directors being John Leslie Stewart, John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

TUCKEY TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Benson Ward Tuckey, Transport Operator; Arabelle Louise Tuckey, Married Woman; and Robert Ross Tuckey, Manager; all of the Town of Exeter, in the County of Huron and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TUCKEY TRANSPORT LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise; to act as forwarders, custom house brokers and warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred and Fifty redeemable preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said Town of Exeter; and its Provisional Directors being Benson Ward Tuckey, Arabelle Louise Tuckey and Robert Ross Tuckey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

C. TURNBULL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Leslie Stewart, one of His Majesty's Counsel learned in the Law; and John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. TURNBULL LIMITED: (a) 1. To manufacture, process, develop, import, export, buy, sell at wholesale and retail, exchange and otherwise deal in or with all kinds of fibres and yarns of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof and fabrics and fabric products and all other products or articles made in whole or in part of wool, cotton, silk, rayon, Bemberg, nylon or any other fibre or yarn, natural or synthetic, or of a combination thereof; and for the further purposes and objects therein set forth: with a capital divided into Ten Thousand 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred Thousand dollars; with its Head Office at the City of Galt, in the County of Waterloo and Province of Ontario; and its Provisional Directors being John Leslie Stewart, John Albert Mullin, Clarence Hunter Stabler, Stanley Ewart Edwards and John Waller deCourcy O'Grady, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

GEORGE A. WATSON (ONTARIO) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Dorothy Patman, Madeline Tubb and Gwendoline Christine Teale, all of the City of Toronto, in the County of York and Province of Ontario, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GEORGE A. WATSON (ONTARIO) LIMITED: (a) To manufacture, buy, sell, import, export or otherwise deal in or with goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, process, develop, import, export, buy, sell, either as principal or agent, and upon commission, consignment or by sub-agents, or otherwise deal in or with all kinds of textiles, textile products, knitwear and by-products of all kinds; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Hundred preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Dorothy Patman, Madeline Tubb and Gwendoline Christine Teale, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

WEAVER HOME APPLIANCES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Ramsay Park, Solicitor; Edna Alice Haight, Bookkeeper; and Jean Elizabeth Ward, Stenographer; all of the Town of Trenton, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WEAVER HOME APPLIANCES LIMITED: (a) To buy, sell, manufacture and deal with home appliances of every kind and description, both at wholesale and retail, and to carry on a general trading and commercial business; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Trenton; and its Provisional Directors being Hugh Ramsay Park, Edna Alice Haight and Jean Elizabeth Ward, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

WEAVER MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Ramsay Park, Solicitor; Edna Alice Haight, Bookkeeper; and Jean Elizabeth Ward, Stenographer; all of the Town of Trenton, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WEAVER MOTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of retailers, wholesalers, jobbers, manufactures, distributors and converters of and dealers in automotive equipment, motor vehicles and machinery of all kinds and all other kinds of merchandise; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Trenton; and its Provisional Directors being Hugh Ramsay Park, Edna Alice Haight and Jean Elizabeth Ward, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

WILSON LABORATORIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Alexander Soule and Halliwell Soule, Barristers; and Helen Hall, Secretary; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WILSON LABORATORIES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, produce, buy, sell, import, export, manufacture and generally deal in the products associated with the insecticide, fertilizer, aerosol, chemical, pharmaceutical and cosmetic, veterinary supply, soap and sanitary supply industries and the packages and containers thereof; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the Town of Dundas, in the said County of Wentworth; and its Provisional Directors being John Alexander Soule, Halliwell Soule and Helen Hall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

HARRY WUNDER CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Robert Brock and Roy Bradley Trott, Barristers, and Ernest Frederick West, Student-at-Law, all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and Dorothy Flora Litwiller and Eleanor Mary O'Farrell, both of the City of Waterloo, in the said County of Waterloo, Stenographers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HARRY WUNDER CONSTRUCTION LIMITED: (a) To carry on the business of general contractors and to enter into contracts for, construct, execute, own and carry on all description of works and to carry on for the purposes aforesaid the businesses of a general construction company and contractors for the construction of works, both public and private; and for the further purposes and objects therein set forth: with a capital divided into Thirteen Thousand Five Hundred preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being Gordon Robert Brock, Roy Bradley Trott, Dorothy Flora Litwiller, Eleanor Mary O'Farrell and Ernest Frederick West, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

BERNARD WUNDER FURNITURE STORES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Wunder, Merchant, and Annette Wunder, Housewife, both of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Celia Louise Butner, of the Township of Saltfleet, in the said County of Wentworth, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BERNARD WUNDER FURNITURE STORES LIMITED: (a) To carry on the business of furniture stores, and to carry on generally the business of a merchant; and to carry on any or all of the businesses of exporters and importers of and wholesale and retail dealers in all kinds of furniture, leather goods, curtains, drapes and carpets; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Eight Hundred non-cumulative redeemable preference shares of One Hundred dollars each and Twenty Thousand common shares of One dollar each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Bernard Wunder, Annette Wunder and Celia Louise Butner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

YUILL & CRAIG LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Cecil Facer and William John Shea, both of the City of Sudbury, in the District of Sudbury and Province of Ontario, Solicitors; and Ellen Elizabeth Houle, of the Township of McKim, in the said District of Sudbury, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of YUILL & CRAIG LIMITED: To carry on the business of a general garage for the repair, servicing and maintenance of motor vehicles of all kinds, and to buy, sell, rent and otherwise deal in motor vehicles and accessories, batteries, tires, parts, motors and all other kinds of mechanical equipment; with a capital divided into Thirty-five Thousand redeemable preference shares of the par value of One dollar each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Ernest Cecil Facer, William John Shea and Ellen Elizabeth Houle, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(140)

4

Supplementary Letters Patent

BELT MANUFACTURING COMPANY OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to BELT MANUFACTURING COMPANY OF CANADA LIMITED, incorporated August 8, A.D. 1935, (a) Designating the One Hundred preference shares of the capital stock of the Company of One Hundred dollars each as One Hundred non-voting redeemable preference shares of One Hundred dollars each; (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred and Fifty Thousand dollars by the creation of an additional Two Thousand One Hundred non-voting redeemable preference shares of One Hundred dollars each, ranking *pari passu* in all respects with the One Hundred non-voting redeemable preference shares hereinbefore mentioned; and (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares and providing that the terms and conditions therein set forth shall attach to the non-voting redeemable preference shares.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

W. B. DALTON AND SONS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to W. B. DALTON AND SONS, LIMITED, incorporated December 27, A.D. 1912, (a) Changing the Four Thousand issued and unissued shares of the capital stock of the Company of the par value of One Hundred dollars each into Four Thousand common shares without any nominal or par value; (b) Increasing the capital stock of the Company; (i) by the creation of Two Thousand preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (ii) by the creation of an additional One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued One Thousand and Twelve common shares and the additional One Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Three Hundred and One Thousand Two Hundred dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

HOTEL QUINTE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario under his Seal of Office, to HOTEL QUINTE, LIM-

ITED, incorporated August 8, A.D. 1927, (a) Designating the One Thousand shares of the capital stock of the Company of One Hundred dollars each as One Thousand common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Three Hundred Thousand dollars by the creation of Two Thousand preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

IDEAL JUNIOR COATS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to IDEAL JUNIOR COATS, LIMITED, incorporated November 9, A.D. 1938, (a) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred and Eighty Thousand dollars: (i) by the creation of an additional Two Thousand One Hundred first preference shares of One Hundred dollars each, ranking *pari passu* in all respects with the existing first preference shares of the Company; and (ii) by the creation of an additional Thirty Thousand common shares of One dollar each; and (b) Deleting and expunging from the Letters Patent of Incorporation of the Company clauses (1) and (2) of the terms and conditions attaching to the first preference shares and substituting other clauses therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

LOCKE, JOHNSON & COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LOCKE, JOHNSON & COMPANY, LIMITED, incorporated October 20, A.D. 1925, (a) Designating the Six Hundred shares of the capital stock of the Company of One Hundred dollars each as Six Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Sixty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of Forty Thousand preference shares of One dollar each ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

PENBERTHY INJECTOR COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PENBERTHY INJECTOR

COMPANY LIMITED, incorporated April 18, A.D. 1902, (a) Designating the Four Thousand shares of the capital stock of the Company of Ten dollars each as Four Thousand common shares of Ten dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Five Hundred and Forty Thousand dollars by the creation of Five Hundred Thousand 4% non-cumulative redeemable preference shares of One dollar each (therein called the "preference shares"), ranking in priority to the common shares of the Company and having attached thereto the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

PENN-COBALT SILVER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PENN-COBALT SILVER MINES LIMITED (No Personal Liability); incorporated August 30, A.D. 1950, Increasing the capital of the Company from the sum of Three Million dollars to the sum of Five Million dollars by the creation of an additional Two Million shares of One dollar each, ranking *pari passu* in all respects with the existing shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

THE PICTON GAZETTE PUBLISHING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE PICTON GAZETTE PUBLISHING COMPANY, LIMITED, incorporated March 22, A.D. 1912, (a) Designating the Four Hundred shares of the capital stock of the Company of Fifty dollars each as Four Hundred common shares of Fifty dollars each; and (b) Increasing the capital of the Company from the sum of Twenty Thousand dollars to the sum of One Hundred and Twenty Thousand dollars by the creation of One Thousand 5% non-cumulative redeemable preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

SPRUCE FALLS POWER AND PAPER COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 31st day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to SPRUCE FALLS POWER AND PAPER COMPANY, LIMITED, incorporated April 28, A.D. 1926, (1) Decreasing the capital stock of the Company: (a) by cancelling Sixty-one Thousand One Hundred issued First Preference shares of the capital stock of the Company of the par value of One Hundred dollars each recorded on the books of the Company in the names of and for the amounts following: Kimberly-Clark Corporation, 14,900 shares; The New York Times Company, 46,200 shares; (b) by cancelling Thirty-eight Thousand Nine Hundred issued Second Preference shares of the capital stock of the Company of the par value of One Hundred dollars each recorded on the books of the Company in the names of and for the amounts following: Kimberly-Clark Corporation, 35,100 shares; The New York Times Company, 3,800 shares; and (2) Authorizing the payment back to the said holders of the said Sixty-one Thousand One Hundred issued First Preference shares of the sum of Six Million One Hundred and Ten Thousand dollars and authorizing the payment back to the said holders of the said Thirty-eight Thousand Nine Hundred issued Second Preference shares of the sum of Three Million Eight Hundred and Ninety Thousand dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

STANDARD FOUNDRY & SUPPLY CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STANDARD FOUNDRY & SUPPLY CO., LIMITED, incorporated September 12, A.D. 1917, (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of One Thousand preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(141)

4

Change of Name

CAYZOR ATHABASKA MINES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 17th day of December, A.D. 1951, has changed the name of CAMPTON GOLD MINES LIMITED, incorporated March 20th, 1946, to CAYZOR ATHABASKA MINES LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(142)

4

STANDARD PRODUCTS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 3rd day of January, A.D. 1952, has changed the name of BACKSTAY STANDARD COMPANY LIMITED, incorporated November 15th, 1934, to STANDARD PRODUCTS (CANADA) LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(142) 4

Licenses in Mortmain

DOWD-FEDER, INC.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 15th day of January, A.D. 1952, has been pleased to authorize DOWD-FEDER, INC., a corporation created by or under the authority of the laws of the State of Ohio, One of the United States of America, on the 8th day of December, A.D. 1928, by Articles of Incorporation, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(143) 4

MUNDET CORK & INSULATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 15th day of January, A.D. 1952, has been pleased to authorize MUNDET CORK & INSULATION LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 26th day of June, A.D. 1925, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(143) 4

THE SCRIPTURE GIFT MISSION (CANADA) INCORPORATED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 15th day of January, A.D. 1952, has been pleased to authorize THE SCRIPTURE GIFT MISSION (CANADA) INCORPORATED, a Corporation created by or under the authority of a Special Act of the Parliament of the Dominion of Canada, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(143) 4

Insurance

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the CITADEL INSURANCE COMPANY OF CANADA LIMITED, a Joint Stock Insurance Company, with head office in Toronto, Ontario, was duly licensed on January 2nd, 1952, to transact Fire, Automobile, Accident, Employers' Liability, Inland Transportation, Plate Glass, Property Damage, Public Liability, Sickness, Sprinkler Leakage, Theft, and Weather Insurance in Ontario for the term ending June 30th, 1952.

ROY B. WHITEHEAD,
Superintendent of Insurance.

Department of Insurance,
Parliament Buildings,
Toronto, Ontario.

(160) 4

Liquor Licence Act

GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 11th day of January, 1952, of the vote taken of the qualified voters in the Town of Hawkesbury, County of Prescott, on the 28th day of December, 1951, on the following questions:

- 1. Are you in favour of the sale of beer only under a public house licence for consumption on licensed premises to which women are admitted?

Votes polled for the Affirmative Side 10
Votes polled for the Negative Side 0

- 2. Are you in favour of the sale of beer only under a public house licence for consumption on licensed premises to which men only are admitted?

Votes polled for the Affirmative Side 10
Votes polled for the Negative Side 0

- 3. Are you in favour of the sale of beer and wine only under a dining room licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side 10
Votes polled for the Negative Side 0

- 4. Are you in favour of the sale of liquor under a dining lounge licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side 10
Votes polled for the Negative Side 0

- 5. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side 10
Votes polled for the Negative Side 0

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS,
Chief Election Officer.

Toronto, January 15th, 1952.

(136) 4

Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over

\$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, K.C.
Clerk of the Legislative Assembly
of Ontario.

(Oct., 1939)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for a Private Bill removing all restrictions to the use by the Town of Almonte of the property known as "Gemmill Park" and vesting the said property in fee simple in the Corporation of the Town of Almonte. The said "Gemmill Park" property may be better known as part of the West Half of Lot Fifteen in the Ninth Concession of the Township of Ramsay in the County of Lanark (now within the limits of the Town of Almonte) more particularly described in conveyance from the "Canadian Trustees" under the last will and testament of Winnifred Knight Dunlop Gemmill to The Corporation of the Town of Almonte, dated the 16th day of May, 1946, and registered in the Registry Office for the Registry Division of the North Riding of the County of Lanark in Book 2 for the Town of Almonte on the 27th day of May, 1946, as No. 1777.

Dated this 5th day of December, A.D. 1951.

THE CORPORATION OF THE
TOWN OF ALMONTE,

By R. A. JAMIESON, K.C.,
Solicitor for the said Corporation.

(2363)

51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that The Ottawa Association for the Advancement of Learning will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act enlarging and increasing the powers and privileges of the Association, and also changing the name of the Association to the University of Carleton College.

Dated at Ottawa, this 15th day of December, 1951.

HONEYWELL, BAKER, GIBSON
& WOTHERSPOON,
Ottawa, Ontario.

Solicitors for the Applicant.

(2390)

51-52-1-2-3-4

NOTICE IS HEREBY GIVEN that the trustees of Massey Hall will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill incorporating them and their successors from time to time as a body corporate or politic under the name of THE TRUSTEES OF MASSEY HALL and to establish the objects and powers of such corporation.

Dated at Toronto, this 19th day of December, 1951.

BLAKE, ANGLIN,
OSLER & CASSELS,
Solicitors for the Applicants,
Toronto, Ontario.

(2411)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATIVE ASSEMBLY OF THE PROVINCE OF ONTARIO

NOTICE IS HEREBY GIVEN that an Application will be made by The Corporation of the City of Fort William to the Legislative Assembly of the Province of Ontario at its next session for a Special Act, as follows:

1. Repealing Section 5 of Chapter 88 passed in the first year of His Majesty King George V reign (1911).

2. Amending Section 20 of "An Act to incorporate the City of Fort William and for other purposes" passed in the 7th year of His Majesty King Edward VII reign, (1907) as Chapter 66 by striking out the figure "11" in the 4th line thereof and substituting therefor the figure "20".

The above is to increase the rate to be paid by every owner of property in front of which a sewer is constructed as a local improvement to a uniform frontage tax of 20 cents per annum per foot frontage, to be assessed on each assessable foot of frontage property for a period of twenty-five years.

3. Validating as from their respective dates By-law Number 33 of the Municipality of Neebing, and also the Deed given by the Municipality of Neebing to Canadian Pacific Railway Company registered in the Fort William Registry Office as Number 597 for the Town Plot of Fort William.

4. Declaring that all highways, streets and parts of streets by the said By-law Number 33, including Edward Street, purported to be stopped up and closed were in fact validly stopped up and closed as of the time of the passing of the said By-law.

5. Declaring that the said By-law Number 33 from the time of the passing thereof not only stopped up and closed Water Street as shown on the Town Plot of Fort William, Ontario, of Record in the Department of Lands and Forests, Toronto, Ontario, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

6. Declaring that the said By-law Number 33 is to be considered for all purposes as having been legally and properly registered as part of and at the same time as the registration of the said registered Deed Number 597.

7. Declaring that the said registered Deed Number 597 granted to and vested in the Canadian Pacific Railway Company not only all streets, road allowances and pieces of land in the said By-law Number 33 mentioned and described and intended therein to be conveyed and transferred, but also Edward Street and Water Street as shown on said Town Plot and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

8. Validating as and from their respective dates By-laws Number 394 and Number 435 of the Town of Fort William closing a portion of Ford Street south of Gore Street and that portion of the said original road allowance and chain reserve and the street called Water Street lying between a line drawn parallel to and thirty feet distant at right angles westerly from the production southerly of the west limit of Ford Street, and a line drawn parallel with and thirty feet distant at right angles easterly from the production southerly of the east limit of Ford Street.

9. Stopping up and closing as a highway that portion of Francis Street lying east of Syndicate Avenue, and vesting the same in Canadian Pacific Railway Company subject to the right from time to time in perpetuity for The Corporation of the City of Fort William to maintain, repair, substitute, enlarge and operate its sewer and water mains now thereon as well as any other utilities of the said City now thereon.

10. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 1321 of the City of Fort William, registered in the Fort William Registry Office as Number 815C, for Fort William "C".

11. Declaring that by the said By-law Number 1321 those portions of Edward Street and/or Water

Street as shown on the said Town Plot of Fort William purporting to be stopped up and closed by the said By-law, were validly stopped up and closed from the time of the passing of the said by-law.

12. Declaring that the Deed from the City of Fort William to Western Terminal Elevator Company Limited, registered in the said Registry Office as Number 933C for Fort William "C" granted to and vested in Western Terminal Elevator Company Limited those portions of Edward Street therein mentioned and described and intended therein to be conveyed and transferred, and also any portion of Water Street as shown on said Town Plot included in the description contained in said Deed Number 933C.

13. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 391 of the City of Fort William, registered in the Fort William Registry Office as Number 5924 for Fort William.

14. Declaring that by the said By-law Number 391 Water Street as shown on plan of the Oliver and Davidson Addition to the Townsite of Fort William registered in the Registry Office, Fort William, Ontario, as Number 61, and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Plan 61, insofar as the same are situate in front of Lot 6, Concession 1, in the Townsite of Fort William, Ontario, formerly in the Township of Neebing, were validly stopped up and closed from the time of the passing of the said by-law.

15. Declaring that the Deed from the City of Fort William to The Grand Trunk Pacific Railway Company, registered in the said Registry Office as Number 5901 for Fort William granted to and vested in The Grand Trunk Pacific Railway Company not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also Water Street as shown on said Plan 61 and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

16. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 3807 of the City of Fort William, registered in the Fort William Registry Office as Number 8868C for Fort William "C".

17. Declaring that by the said By-law Number 3807 not only those portions of Edward Street and of Water Street as shown on the Town Plot of Fort William, and that portion of the lane along the northerly limit of Block "Y" as shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Town Plot, were validly stopped up and closed from the time of the passing of the said By-law.

18. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 8889C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Town Plot.

19. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 4289 of the City of Fort William, registered in the Fort William Registry Office as Number 12659C for Fort William "C".

20. Declaring that the said By-law Number 4289 not only validly stopped up and closed those streets and portion of the said lane lying north of Block "Y" shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road

and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on said Plan 61, from the time of the passing of the said By-law.

21. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 12712C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministikwia River, reserved in the original survey or shown on said Plan 61.

22. Declaring that the southerly limit of the C.P.R. Reserve west of Edward Street as shown on plan registered in the Fort William Registry Office as Number 92, coincides with the northerly limit of the lane north of Block "Y" as shown on said Plan 61.

Dated at Fort William, Ontario, this 21st day of December, A.D. 1951.

THE CORPORATION OF THE
CITY OF FORT WILLIAM,

Per MORRIS & BABE,
Its Solicitors.

(2432) 52-1-2-3-4-5

NOTICE OF APPLICATION TO THE
LEGISLATIVE ASSEMBLY OF
THE PROVINCE OF ONTARIO

TAKE NOTICE that an application will be made to the Legislative Assembly of the Province of Ontario, at the next Session or following Session thereof, on behalf of the Synagogue and Jewish Community Centre of Ottawa for legislation whereby the buildings, lands, equipment and undertaking of or used by the Applicant shall be exempt from Taxation except for local improvements.

Dated the 20th day of December, A.D. 1951.

SAMUEL LEPOFSKY, K.C.,
63 Sparks Street,
Ottawa, Ontario.
Solicitor for the Applicant.

(2433) 52-1-2-3-4-5

NOTICE OF APPLICATION TO
THE LEGISLATURE

TOWNSHIP OF SCARBOROUGH

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Scarborough will apply to the Legislative Assembly for the Province of Ontario, at its next session, for the Legislation for the following purposes, namely, that:

1. The Township of Scarborough be divided into five Wards.

2. (1) For the year 1953 and every year thereafter the Council of the said Township be composed of a Reeve, Deputy Reeve and five Councillors.

(2) The Reeve and Deputy Reeve be elected annually by the voters of the whole township, and the five Councillors be elected annually by Wards, one from each Ward.

3. For the year 1953 and every year thereafter the Public Utilities Commission of the township be composed of five members to be elected annually by Wards, one from each Ward.

4. A Board of Education be created to administer all school matters of the Township of Scarborough, except School Section No. 17.

5. The Electrical Development Area Number 1 of the Township of Scarborough be extended to include the whole of the Township.

6. The Council of said Township may pass by-laws for altering and/or consolidating any and all areas of the said Township which provide special services.

7. Chapter 98 of the Statutes of Ontario, Thirteenth and Fourteenth George V, passed in the year 1933, entitled an Act respecting the Township of Scarborough and all provisions in prior Acts inconsistent with this Act be repealed.

Dated at the Township of Scarborough this 22nd day of December, A.D. 1951.

THE CORPORATION OF THE
TOWNSHIP OF SCARBOROUGH,

By HOLLIS E. BECKETT, K.C.,
350 Bay Street, Toronto.
Solicitor for the Corporation.

(2434) 52-1-2-3-4-5

TAKE NOTICE that the Corporation of the Township of McKim intends to apply in the next Session of the Legislature of the Province of Ontario for an Act permitting the cost of service connections between lot line and water main to be averaged between the users served by such connections within that area of the said Township known as Water and Sewer Area Number 6.

Dated at Sudbury, in the District of Sudbury, this 20th day of December, A.D. 1951.

G. M. PATERSON,
Clerk, Township of McKim.

(8) 1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act amending, varying and revising the provisions of an Act respecting the Town of Oshawa, being chapter 122 of Statutes of Ontario, 1922, as amended by section 6 of The City of Oshawa Act, 1951, being chapter 110 of Statutes of Ontario, 1951, and, more particularly, providing for changes in the procedure for imposing the special frontage rate for the construction of watermains authorized by the said Act and for exempting agricultural lands therefrom.

Dated at Oshawa, Ontario, this 31st day of December, 1951.

THE CORPORATION OF
THE CITY OF OSHAWA

By its Solicitor,
W. J. HARE,
Oshawa, Ontario.

(17) 1-2-3-4-5-6

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the County of Waterloo for a special Act: To establish a road commission for the County of Waterloo consisting

of representatives from the Cities of Kitchener, Galt, and Waterloo, and the County of Waterloo, to be known as "Waterloo County Roads Commission" with jurisdiction and authority over suburban and County roads and bridges within the County of Waterloo, and defining the rights, powers, duties and responsibilities of the said Commission over such roads and bridges, and the liability of the said municipalities to contribute to the construction, improvement, maintenance and repair of the said roads and bridges under the control of the said Commission.

Dated at Waterloo, Ontario, this twenty-eight day of December, 1951.

McGIBBON & HARPER,
Waterloo, Ontario.
Solicitors for the Applicant.

(18)

1-2-3-4-5-6

TAKE NOTICE that an application will be made on behalf of The Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To have the Board consist of eight trustees to hold office for a period of two years, providing that of the original eight trustees elected in 1952, the term of office of four of the said trustees, to be determined by lot, shall expire December 31st, 1953, and that four trustees shall be elected annually to hold office for a period of two years.

2. To terminate the term of office of the trustees holding office in 1952 on December 31st, 1952.

3. To have the election of trustees by general vote without regard to wards or ward boundaries, by the Separate School rate-payers of the City of Sarnia in the year 1952 and thereafter at the same time and place and by the same returning officer or officers and conducted in the same manner as the municipal nominations and elections in and for the City of Sarnia, and to have the provisions of The Municipal Act respecting the time and manner of holding nominations and elections, including the method of receiving nominations for office and the resignations of persons nominated and declarations of qualification of office apply mutatis mutandis to such and all subsequent elections.

4. To provide for appointment by the Board of Trustees to fill in vacancies occurring on the Board between any two elections.

Dated this 31st day of December, 1951.

DONOHUE & MAHER,
278 N. Front St.,
Sarnia, Ontario.
Solicitors for the Applicants.

(24)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that, on behalf of the Canadian National Exhibition Association, application will be made to the Legislative Assembly of the Province of Ontario, at its next session, for special Legislation to amend subsection 6 of section 5 of The Canadian National Exhibition Association Act, 1948, as amended, to provide that notices of appointment of representatives of the various associations must be given not later than the third Wednesday of January in each year at the hour of 12 o'clock noon instead of not later than the second Wednesday of February; and further to provide that this amendment shall have effect from January 1st, 1952.

Dated at Toronto, this 8th day of January, 1952.

W. G. ANGUS, K.C.,
City Hall,
Toronto.
Solicitor for the Applicant.

(81)

2-3-4-5-6-7

NOTICE IS HEREBY GIVEN that the Corporation of the Town of Hespeler will apply to the Legislative Assembly of the Province of Ontario at its next session for the passing of an Act.

1. Withdrawing the Town of Hespeler from the County of Waterloo and providing that on and after the 1st day of January, 1953, the Town of Hespeler shall be separated from the County of Waterloo for municipal purposes.

2. Providing that the relevant provisions of Part I of The Municipal Act shall apply as between the County of Waterloo and the Town of Hespeler.

Dated at Hespeler, Ontario, this 10th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF HESPELER,
By its Solicitors,
SIMS, BRAY, SCHOFIELD &
MACKAY,
Kitchener, Ontario.

(90)

3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

(a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;

(b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;

(c) to create a lien upon dwellings in respect of which advances of money are made;

(d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;

(e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

4. Authorizing the City to pass by-laws regulating the exterior design of buildings facing parks, Federal District Commission driveways or similar public properties or thoroughfares and prohibiting the erection or alteration of such building the plans and specifications for which have not first been approved by an official or officials, or by a committee or board named by the City.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, K.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that CREDIT FONCIER FRANCO-CANADIEN will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill to enlarge its powers to acquire real estate in the Province of Ontario for the transaction of its business and to empower it to lease all or any part of any building built or acquired for such purpose not so required.

Dated at Toronto, this 15th day of January, 1952.

ROBERTSON, LANE,
PERRETT & FRANKISH,
Solicitors for the Applicant,
Toronto, Ontario.

(122)

3-4-5-6-7-8

THE TOWN OF TIMMINS ROMAN CATHOLIC SEPARATE SCHOOL BOARD

NOTICE IS HEREBY GIVEN that The Town of Timmins Roman Catholic Separate School Board will apply to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To terminate the term of office of all the present school trustees on the 31st day of December, 1952.
2. To have the trustees elected by general vote of the Separate School supporters of the Town of Timmins for a term of three years.

Dated at Timmins, Ontario, this 14th day of January, 1952.

THE BOARD OF TRUSTEES OF THE
ROMAN CATHOLIC SEPARATE SCHOOLS
FOR THE TOWN OF TIMMINS,

By P. J. DUNLOP, Chairman.
VINCENT GAUTHIER,
Secretary-Treasurer.

(123)

3-4-5-6-7-8

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the Town of Dryden for a special Act: To operate and maintain a general hospital in the Town of Dryden and to do all things necessary for the proper operation and maintenance of the said hospital.

THE CORPORATION OF THE TOWN OF DRYDEN

By N. F. McAULEY,
Dryden, Ontario.
Solicitor for the Corporation.

(138)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an Application will be made by the City of Sault Ste. Marie to the Legislature of the Province of Ontario at its next session for a Private Bill providing that The Public Utilities Commission of the City of Sault Ste. Marie be composed of five members instead of three, four of whom shall be appointed by the City Council, and the fifth to be the Mayor of the City, ex officio, and to provide for the period of and time for and manner of such appointments, and to the extent necessary for that purpose to amend or repeal the several Acts affecting public utility matters as contained in the Statutes of Ontario for the years 1917, 1918, and 1919, each intituled "An Act respecting the City of Sault Ste. Marie".

Dated at Sault Ste. Marie, Ontario, this 16th day of January, 1952.

HAMILTON, CARMICHAEL
& BENNETT,
514 Queen St. E.,
Sault Ste. Marie, Ontario.
Solicitors for the Applicant.

(137)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Young Men's Christian Association of Belleville intends to apply to the Legislative Assembly of the Province of Ontario at the next Sitting thereof for a Special Act exempting the buildings, lands, equipment and undertaking of the Association from taxation for all purposes so long as they are occupied by, used and carried on for the purpose of the Association.

Dated at Belleville this 17th day of January, A.D. 1952.

EDWARD E. FOLLWELL,
Solicitor for
Belleville Young Men's Christian
Association.

ROBERT A. PRINGLE, K.C.,
Solicitor for
the Corporation of the City of
Belleville.

(166)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Municipal Corporation of the City of Kingston will apply to the Legislative Assembly of the Province of Ontario, at its next session for a special Act of Parliament to:

(1) Confirm an Order of the Ontario Municipal Board numbered P.F.C. 4238 dated the 1st day of November 1951 and an amending Order of the Board dated the 20th day of December 1951 which provided for the Annexation to the City of Kingston of the Village of Portsmouth and certain portions of the Township of Kingston described in the said Order.

(2) Authorize the Corporation to pass by-laws to provide for a surcharge on water rates and if any of the revenue therefrom is not required for payment of any part of the outstanding capital cost of any existing work as defined in section 389 (1) (j) of the Municipal Act, provide for applying and using such revenue for future capital expenditures on such work or on treatment works.

(3) Authorize the Corporation to pass by-laws authorizing the acquisition and/or expropriation of land for industrial sites, and to pass by-laws authorizing the borrowing of money for that purpose, not exceeding the sum of \$100,000.00.

(4) Authorize the Corporation to pass by-laws to designate trailer camp areas and to regulate same. Further to prohibit the location of trailers used for human habitation within the Municipality except at the designated areas.

(5) Authorize the Corporation to pass by-laws ordering the removal of any building condemned pursuant to the Public Health Act, R.S.O. 1950 Chapter 306, Section 97.

(6) Authorize the Corporation to pass by-laws requiring all owners of houses on a street where there is a sewer to have all plumbing and drainage fixtures, except storm drains, of such houses connected with such sewer.

A copy of the proposed Bill may be examined at the office of the City Clerk.

Dated at Kingston, Ontario, this 23rd day of January, 1952.

THE CORPORATION OF THE
CITY OF KINGSTON

By its Solicitor,
HUGH F. GIBSON,

241 Bagot St., Kingston, Ont.

(167) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that, on behalf of the Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario, at its next Session, for special legislation:

1. To enable the Council of the Corporation to pass by-laws for regulating and governing the erection and installation of television antennae or any classes thereof and for the inspection and charging of fees for same including authority to set up standards governing the quality of material to be used for television antennae.

2. To validate and confirm all sales of land for taxes within the City of Toronto held prior to the 1st day of January, 1951, and the tax deeds issued pursuant thereto.

3. To authorize the Council to pass by-laws requiring heavy trucks and buses to use curb lanes on highways of the City of Toronto to be designated by Council.

4. To authorize the Council to widen the paved or travelled portion of a highway and to widen sidewalks in the same manner as other local improvements.

5. To prohibit the Toronto Transportation Commission or Gray Coach Lines Limited from incorporating any other subsidiary company or companies without the consent of Council.

6. To require the members of the Toronto Transportation Commission and its officials appointed as directors of Gray Coach Lines Limited or of any other subsidiary company to serve as such without remuneration.

7. To prohibit the Toronto Transportation Commission or Gray Coach Lines Limited from using funds belonging to the reserves of either of them for purposes other than those for which they were originally set aside without approval of Council.

8. To provide for the submission to the Ontario Municipal Board of any matters which may become in dispute between the City and the said Commission as to the use of streets or land adjoining streets for transportation purposes.

9. To repeal Section 8 of The City of Toronto Act, 1914, Chapter 98, giving street cars a right-of-way over other traffic.

10. To repeal Subsection 2 of Section 1 of The City of Toronto Act, 1949, which provides for the termination of the agreement between the City of Toronto and the Toronto Transportation Commission for ferry service to Toronto Island on the 31st day of December, 1954.

11. To authorize the Council to establish an independent authority or commission for the purpose of establishing and operating parking areas throughout the City.

12. To authorize and validate a grant of \$225,000 toward the cost of erecting a new Jewish Home for the Aged outside of the City as a capital expenditure.

Dated at Toronto, this 22nd day of January, 1952.

W. G. ANGUS, K.C.,
City Hall, Toronto.
Solicitor for the Applicant.

(165) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Fort Erie application will be made to the legislative Assembly of the Province of Ontario at its next session for a special Act:

1. To provide that the members of a committee, commission or board as provided under the provisions of any or all of the said "Department of Education Act", "The Community Centres Act", and "The Public Parks Act", and regulations made thereunder, may be composed of the same persons, and in the numbers and in the manner as provided in the said proposed Act.

2. That the said committee, commission or board shall have the authority and powers and shall be deemed to be established under and in accordance with the provisions of the said "The Department of Education Act", "The Community Centres Act" and "The Public Parks Act", and any regulations made thereunder.

Dated at Fort Erie, this 22nd day of January, A.D. 1952.

E. W. TYRRILL, K.C.,
Fort Erie, Ontario.
Solicitor for the Applicant.

(168) 4-5-6-7-8-9

Corporation Notices

BARLIN-SCOTT MANUFACTURING COMPANY LIMITED

BY-LAW No. 12

Being a by-law increasing the number of Directors of the Company from four to six.

BE IT ENACTED and it is hereby enacted as a by-law of Barling-Scott Manufacturing Company Limited (hereinafter called the Company) as follows:

1. The number of Directors of the Company be and the same is hereby increased from four to six, so that the Board of Directors of the Company shall hereafter be composed of six Directors.

2. Four Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted and passed by the Directors this 18th day of January, A.D. 1952.

Unanimously confirmed, ratified and approved by the shareholders at a special general meeting duly called for considering the same this 18th day of January, A.D. 1952.

Witness the corporate seal of the Company.

**BARLIN-SCOTT MANUFACTURING
COMPANY LIMITED**

ROBERT M. BARR,
President.

(C.S.)

S. F. ROSS,
Secretary.

I the undersigned do hereby certify that the foregoing is a true and correct copy of By-law No. 12 of Barlin-Scott Manufacturing Company Limited.

Witness my hand and seal of the Company this 22nd day of January, A.D. 1952.

S. F. ROSS,
Secretary.

(169)

4

ANDY ANDERSON LIMITED

BY-LAW NUMBER 5

Being a by-law varying number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a by-law of Andy Anderson Limited (herein called the "Company") as follows:

1. The number of Directors of the Company be and the same is hereby decreased from five to three so that the Board of Directors of the Company shall hereafter be composed of three Directors.

2. Two Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 16th day of January, 1952.

Witness the corporate seal of the Company.

W. B. LEVERETTE,
President.
ROBERT JAS. ANDERSON,
Secretary-Treasurer.

Certified a true copy of a by-law passed by the Board of Directors of Andy Anderson Limited on the 16th day of January, 1952, which said by-law was duly confirmed by the shareholders at a meeting duly called and held on the 16th day of January, 1952.

ROBERT JAS. ANDERSON,
Secretary-Treasurer.

(130)

4

Under the provisions of the Ontario Companies Act, PROUT MOTORS LIMITED hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Owen Sound this 21st day of September, 1951.

GERTRUDE HALL PROUT,
Secretary.

(131)

4

O'DONNELL BROTHERS LIMITED

BY-LAW NUMBER FIVE

BE IT ENACTED and it is hereby enacted as a by-law of O'Donnell Brothers Limited (hereinafter called the "Company") as follows:

1. The number of directors of the Company be and the same is hereby increased from three to five so that the board of directors of the Company shall hereafter be composed of five directors.

2. Three directors shall constitute a quorum at any meeting of the board of directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 10th day of January, 1952.

Witness the corporate seal of the Company.

S. O'DONNELL,
President.
JEAN O'DONNELL,
Secretary.

I hereby certify that the above is a true copy of By-law Number Five enacted by the directors on the 10th day of January, 1952, and confirmed by the shareholders at a special general meeting duly called for considering the same on the 10th day of January, 1952.

JEAN O'DONNELL,
Secretary.

(132)

4

NOTICE IS HEREBY GIVEN that G. A. RICHARDS ELECTRIC LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Palermo, Ontario this 14th day of January, 1952.

MAYSIE DOROTHEA RICHARDS,
Secretary.

(149)

4

J. R. SIMONETT MOTORS LIMITED

BY-LAW No. 8

Whereas it is deemed expedient to change the location of the head office of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of the Company that the location of the head office of the Company be and the same is hereby changed from the Town of Sharbot Lake in the Township of Oso, to 265 Bagot Street in the City of Kingston in the County of Frontenac, Province of Ontario.

Enacted this 15th day of January, 1952.

Witness the corporate seal of the Company.

J. R. SIMONETT,
President.
N. M. SIMONETT,
Secretary.

I certify the above to be a true copy of By-law No. 8.

N. M. SIMONETT,
Secretary.

(150) 4

PRENCO-TUTHILL PUMP CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that Prenco-Tuthill Pump Corporation Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 21st day of January, 1952.

ANNE SCHMOCKER,
Secretary.

(154) 4

AEROGRAPHIC SURVEYS (CANADA) LIMITED

Final Return of the Liquidator

This is to certify that on the 21st day of January, 1952, a general and final meeting of the shareholders of Aerographic Surveys (Canada) Limited was held for the purpose of having the final account of the Liquidator of the said Company laid before them and for hearing any explanation that might be given by the Liquidator. The meeting was called in the manner provided for by the by-laws of the Company. The final account of the Liquidator was approved at the meeting held as aforesaid.

Dated at Toronto, Ontario, this 21st day of January, 1952.

JAMES EDWARD WILSON,
Liquidator.

(155) 4

PREMIER DYE WORKS, LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of Premier Dye Works, Limited duly called for the purpose and held on the 31st day of December, 1951, a resolution was passed for the voluntary winding up of the said Company under

the provisions of The Companies Act (Ontario) and for the appointment of Nathan Perlmutter of 220 Bay Street in the City of Toronto and Province of Ontario, Chartered Accountant, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company proof of such claim must be filed with the Liquidator within thirty days of the date of this notice after which time the assets of the above Company will be distributed amongst the persons entitled thereto having regard to the claims of which the Liquidator has then notice.

Dated at Toronto, this 26th day of January, 1952.

NATHAN PERLMUTTER,
Liquidator,
220 Bay Street,
Toronto, Ontario.

(156) 4

THE LAKEHEAD MOTORS, LIMITED

BE IT ENACTED and it is hereby enacted that the location of the head office of the Company be and the same is hereby changed from Fort William to Port Arthur, in the Province of Ontario.

Enacted this 23rd day of November, A.D. 1951.

Witness the corporate seal of the Company.

C. COMUZZI,
President.
V. DICKS,
Secretary.

(133) 4

PAGE-HARLEY MINES, LIMITED

(No Personal Liability)

BY-LAW No. 7

Being a by-law increasing the Number of Directors from three to five

BE IT ENACTED and it is hereby enacted as By-law No. 8 of the Company.

1. The number of the Board of Directors be and it is hereby increased from three to five.

2. The by-laws of the Company be and they are hereby amended to conform with the foregoing.

Passed by the Directors of the Company this 11th day of January, 1952.

E. D. GRAHAM,
President.
R. C. BRIDE,
Secretary.

Certified under the seal of the Company to be a true copy of By-law No. 7 of Page-Harley Mines, Limited.

R. C. BRIDE,
Secretary.

(134) 4

PINNACLE HARDWARE LIMITED

By-LAW No. 5

BE IT ENACTED and it is hereby enacted as a by-law of Pinnacle Hardware Limited (hereinafter called "The Company") as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from five to seven.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 10th day of December, A.D. 1951.

Witness the corporate seal of the Company.

D. L. STOREY,
President.
M. J. VANNER,
Secretary-Treasurer.

Certified to be a true copy of By-law No. 5 of Pinnacle Hardware Limited which was duly enacted at a meeting of the Board of Directors of the Company held at the Quinte Hotel in the City of Belleville on Monday, the 10th day of December, 1951, and was subsequently ratified, sanctioned, confirmed and approved by consent in writing of all the shareholders of the Company entitled to vote at meetings of the shareholders.

M. J. VANNER,
Secretary-Treasurer.

INSULATION INDUSTRIES (LONDON) LIMITED

By-LAW NUMBER ONE

NOW THEREFORE be it enacted a by-law of Insulation Industries (London) Limited as follows:

- 3. DIRECTORS: The affairs of the Company shall be managed by a Board of three (3) Directors who may exercise all such powers and do all such acts and things as may be exercised or done by the Company or by Statute expressly directed or required to be done by the Company at general meetings of the shareholders.

Enacted this Seventh day of February, 1951.

Witness the corporate seal of the Company.

ALBERT EDGAR JEFFERY,
President.
(Seal) PHILLIP BYAS CHAPMAN,
Secretary.

Certified to be a true copy of Section 3 of By-law Number One of the by-laws of Insulation Industries (London) Limited enacted at a meeting of the Board of Directors duly held on the Seventh day of February, 1951, and confirmed by the shareholders at a special general meeting duly held on the Seventh day of February, 1951.

Dated the Eighteenth day of January, 1952.

INSULATION INDUSTRIES
(LONDON) LIMITED
PHILLIP BYAS CHAPMAN,
Secretary.

ROY JAMES CONSTRUCTION COMPANY LIMITED

By-LAW NUMBER 7

BE IT ENACTED and it is hereby enacted as a by-law of Roy James Construction Company Limited herein called "the Company" as follows:

- 1. The number of directors of the Company be and the same is hereby increased from three to eight, so that the Board of Directors of the Company shall hereafter be composed of eight directors.

2. Five directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 4th day of July, 1951.

Witness the corporate seal of the Company.

R. JAMES,
President.
MARTHA J. JAMES,
Secretary.

Certified under the seal of the Company to be a true and correct copy of a by-law passed by the Directors of Roy James Construction Company Limited at a meeting held on the 4th day of July, 1951.

MARTHA J. JAMES,
Secretary.

ARBOUR-JOHNSTON LIMITED

Under The Companies Act (Ontario) Arbour-Johnston Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 18th day of January, 1952.

COLIN E. JOHNSTON,
Secretary.
(146) 4

Notice to Creditors

The matter of a bulk sale by Marvin Ray Loop and Linwood Glenden Loop, of the Town of Kingsville, in the County of Essex, fishermen, of the fishery carried on under the name of LOOP BROTHERS, to William A. Coda and Harold Julien, both of the said Town of Kingsville.

TAKE NOTICE, all persons having claims against Loop Brothers Fishery are required to send particulars of their claim, verified by affidavit, to Irven W. Carson, Trustee, on or before the 9th day of February, 1952, after which date I will proceed to distribute the proceeds of the said sale, having regard only to those claims of which I have received notice.

Dated at Kingsville, Ontario, this 17th day of January, 1952.

IRVEN W. CARSON,
Trustee,
Drawer 576,
Kingsville, Ontario.

All persons having claims against the estate of Louis Rubin, late of Toronto, tailor, deceased, who died on or about December 14, 1951, are hereby notified to send full particulars of their claims to the undersigned administrator on or before February 29, 1952, immediately following which the administrator will distribute the assets of the deceased among the persons entitled thereto, having regard only to those claims of which he will then have notice.

Dated at Toronto, January, 21, 1952.

AARON KWINTER,
By his Solicitor,
HARRY L. MENDELSON,
26 Queen Street, East,
Toronto, Ontario.

(152)

4

All persons having claims against the estate of Harry Gedalewitz (also known as Harry Dolowitz) late of Toronto, retired, deceased, who died on or about October 30, 1951, are hereby notified to send full particulars of their claims to the undersigned executor on or before February 29, 1952, immediately following which the executor will distribute the assets of the deceased among the persons entitled thereto, having regard only to those claims of which he will then have notice.

Dated at Toronto, January, 21, 1952.

MAX DALE,
By his Solicitor,
HARRY L. MENDELSON,
26 Queen Street, East,
Toronto, Ontario.

(151)

4

Dissolution of Partnership

RONALD EDGEcombe & CO.

(Limited Partnership)

NOTICE IS HEREBY GIVEN that the business heretofore carried on at the City of Toronto as a limited partnership under the name of Ronald Edgecombe & Co. has this day been dissolved by mutual consent, H. G. Demorest, one of the limited partners, having retired from the Firm.

The business will be continued on and after the 1st day of January, 1952 under the same name as a limited partnership, the said Ronald Edgecombe being as heretofore the only general partner.

Dated at Toronto, this 31st day of December, 1951.

RONALD EDGEcombe,
General Partner.

(60)

2-3-4

NOTICE IS HEREBY GIVEN that James E. Cox has retired from the firm of HANSEN AND COX of the City of Toronto, County of York, as of January 22, 1952, and that he will not be responsible for any debts of the said partnership contracted after the last mentioned date.

Dated at Toronto, this 22nd day of January, 1952.

(163)

4

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Graham Porter Cock and Gladys Edna Cock, residing at 63 Rosehampton Avenue, Toronto, to change their names to Graham Herbert Cox and Gladys Edna Cox, will be heard by His Honour Judge Forsyth in his Chambers at the City Hall, on Monday, March 3rd, 1952, at the hour of ten o'clock in the forenoon.

Dated at Toronto, this 14th day of January, A.D. 1952.

GRAHAM PORTER COCK,
Applicant,

By his Solicitor,
J. DONALD BELL,
171 Yonge Street,
Toronto, Ontario.

(128)

4

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.

41 Roseberry St.,
Campbellton,
New Brunswick.

(55)

2-3-4-5-6-7-8-9

NOTICE RE NEXT OF KIN OF EDMUND K. P. HOWE, DECEASED

Edmund K. P. Howe, Retired Farmer, died on October 6th, 1951, in the Township of Westminster, County of Middlesex.

Will his next of kin communicate their names and addresses and their relationship to the late Edmund K. P. Howe, to the Solicitor for the Executor of the Estate.

M. V. SULLIVAN, K.C.,
195 Dundas Street,
London, Ontario.

(127)

3-4-5

The following are the names of those who have been recently admitted to practice as Ontario Land Surveyors:

Bourne, Anthony Charles, Nov. 30th., Campbell, John Patrick, Oct. 5th., McAlpine, Michael J., Sept. 4th., Moyles, Norman Wilfred, Nov. 20th., Vaughan, Alan Lewis, Nov. 8th., Wilson, Thomas Lawrence, Nov. 8th., Wiseman, Kenneth Murray, Dec. 20th., Wright, George Barry, Sept. 7th., Yates, George T. Oct. 30th., all of the year 1951 and McEwen, Alexander Campbell, Jan. 11th. 1952.

C. H. FULLERTON,
Secretary-Treasurer.

(157) 4

TOWN OF BARRIE

NOTICE IS HEREBY GIVEN that the Council of the Corporation of the Town of Barrie proposes to pass a by-law for changing the names of those highways or streets in the Town of Barrie named and described in the First and Second Columns following to the respective names appearing in the Third Column following, namely:

First Column Names of Highways	Second Column Description of Highways	Third Column Names to which to be changed
Charles St.	Throughout	Sanford St.
Charlotte St.	Throughout	Collier St.
King's Highway No. 11	From Vancouver St. to the limits of the Corporation	Blake St.
Blake St.	From Vancouver St. to Puget St.	Shanty Bay Rd.
Davis St.	From Puget St. to the Corporation Limits	Shanty Bay Rd.
Louisa St.	Throughout	Dunlop St. E.
Dunlop St.	From Berczy St.	Kempenfelt Dr.
Kempenfeldt St.	Throughout	Kempenfelt Dr.
Frances St. E.	From St. Vincent St.	Wellington St. E.
Parry St.	Throughout	Weldon St.
Mulcaster St. (Plan 1017)	Throughout	Newton St.
Elizabeth St.	Throughout	Dunlop St. W.
Dunlop St.	From Bayfield St. to Duckworth St.	Dunlop St. E.
Baldwin St., Cotter Ave., & Jane St.	Throughout	Innisfil St.
James St.	Throughout	Codrington St.
Napier St.	Throughout	Penetang St.

The Judge of the County Court of the County of Simcoe has approved of the foregoing notice, and has appointed the 21st day of February, 1952, at 11 a.m. in his Chambers in the Court House at the Town of Barrie, as the day, hour and place for considering the proposed by-law and for hearing those advocating and opposing the change.

A copy of the proposed by-law, stating the reasons for the changes, may be seen at the office of the Town Clerk in the Municipal Building, Barrie, Ontario.

Dated at Barrie, Ontario, this 16th day of January, 1952.

BOYS, SEAGRAM
& ROWE,
Barrie, Ontario.
Solicitors for the Town of Barrie.

(158) 4

LAND TITLES ACT

In the matter of Part of Lot 76, Registered Plan No. 1547 for the Township of York, situate on the east side of Brownville Avenue.

NOTICE IS HEREBY GIVEN that Ruth L. Norris, of the City of Toronto, in the County of York, Married Woman has made an application to the Master of Titles for a certificate of title to the above mentioned property under The Land Titles Act, whereof she claims to be the owner in fee, with a possessory title, free from all incumbrances.

Wherefore any other person having or claiming to have any title to or interest in the said land or any part thereof is required on or before the 12th day of February, 1952, to file a statement of his claim in my office in the City of Toronto, and to serve a copy on Anderson Bourdon, Sinclair & Walters, solicitors for the applicant, and in default, every such claim may be barred, and the title of the applicant become absolute and indefeasible subject only to the reservations mentioned in sections 10 and 24 of the said Act.

The address of the said Ruth L. Norris for service is in care of Anderson, Bourdon, Sinclair & Walters, 2881 Dundas Street West, Toronto.

Dated this 18th day of January, A.D. 1952.

W. M. MAGWOOD,
Master of Titles.

(159) 4

Sheriff's Sale of Lands

UNDER AND BY VIRTUE of a Writ of Fi. Fa. issued out of The Exchequer Court of Canada, and to me directed and delivered, against the goods, chattels, lands and tenements of Lloyd T. Hamilton, defendant, at the suit of The King, Plaintiff, I have seized and taken in execution and will offer for sale by public auction at my office in the Court House, in the City of Welland, on Saturday, the 26th day of April, 1952, at 11.00 A.M., all the right, title, and interest and equity of redemption of the above named defendant, in, to, and out of the following lands and tenements, viz:

All and singular that certain parcel or tract of land and premises situate in the City of Niagara Falls, in the County of Welland and Province of Ontario and being composed of Lot No. 6, Plan 653 for the said City of Niagara Falls, Ontario.

V. L. DAVIDSON,
Sheriff, County of Welland,
Welland, Ontario.

Sheriff's Office, Welland, Ont.
January, 17, 1952.

(135) 4

COUNTY OF GREY

UNDER AND BY VIRTUE of a Writ of Execution issued out of The Supreme Court of Ontario in a suit wherein James Duncan is the Plaintiff and Percy L. Warren and Ethel Warren are the Defendants, to me directed against the goods and chattels and lands and tenements of the said Percy L. Warren and Ethel Warren, I have seized and taken in execution and will offer for sale by public auction at my office

in the Grey County Court House, at the City of Owen Sound on Saturday the 26th day of April, 1952 at the hour of eleven o'clock in the forenoon all the estate right, title and interest and equity of redemption of the said Percy L. Warren in and to the following lands and tenements.

All and singular that certain parcel or tract of land in the Town Plot of Brooke in the City of Owen Sound and being composed of parts of Lots Nos. 173 and 175 on Market Street, commencing at the south

east angle of Lot 175 and running west 50 feet and north 118 feet together with a right of way.

Dated at the City of Owen Sound this 17th day of January, 1952.

FREDERIC TRISTRAM EGNER.
Sheriff of the County of Grey.

(147)

4

Publications Under The Regulations Act

JANUARY 26th, 1952

THE FEMALE EMPLOYEES FAIR REMUNERATION ACT, 1951

O. Reg. 1/52.
Form of Complaint.
New.
Filed—2nd January, 1952, 2.45 p.m.

REGULATIONS MADE BY THE DIRECTOR UNDER THE FEMALE EMPLOYEES FAIR REMUNERATION ACT, 1951

1. A complaint shall be on Form 1.

LOUIS FINE
Director

FORM 1

The Female Employees Fair Remuneration Act, 1951

COMPLAINT

To: Director
Fair Employment Practices Branch
Department of Labour
Parliament Buildings, East Block
Toronto, Ontario.

I,.....
(print name in full)

.....
(address in full)

(telephone number: business home)

complain under *The Female Employees Fair Remuneration Act, 1951*, that I was discriminated against contrary to section 2 of the Act

by.....
(name in full of employer)

.....
(address in full) (telephone number)

by.....
(name in full of person acting on behalf of employer, if any)

.....
(position)

in that I was paid at a rate of pay less than the rate of pay paid to a male employee employed by him for the same work done in the same establishment,

.....
(address in full)

from.....
(day) (month) (year)

to.....
(day) (month) (year)

.....
(state particulars of complaint*)

Dated at.....on the.....of.....19...

†.....
(signature of complainant)

*Reverse side of form may be used for further particulars of complaint.

†1. Section 2 of the Act reads as follows:

2.—(1) No employer and no person acting on his behalf shall discriminate between his male and female employees by paying a female employee at a rate of pay less than the rate of pay paid to a male employee employed by him for the same work done in the same establishment.

(2) A difference in the rate of pay between a female and a male employee based on any factor other than sex shall not constitute a failure to comply with this section.

2. Subsection 2 of section 3 of the Act reads as follows:

(2) Every such complaint shall be in writing on the form prescribed by the Director and shall be mailed or delivered to him at his office.

(41) 4

THE INDUSTRIAL STANDARDS ACT

O. Reg. 2/52.
Men's and Boys' Clothing Industry
in the Ontario Zone.
Amending Regulations 212 of
Consolidated Regulations 1950.
Made—20th December, 1951.
Approved—3rd January, 1952.
Filed—7th January, 1952, 11.10 a.m.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. Clause *a* of subsection 1 of section 4 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xxi, both inclusive, and substituting therefor:

- (i) Class A, \$1.29,
- (ii) Class B, \$1.23,
- (iii) Class C, \$1.21½,
- (iv) Class D, \$1.15,
- (v) Class E, \$1.12,
- (vi) Class F, \$1.07½,
- (vii) Class G, 98½ cents,
- (viii) Class H, 95½ cents,

- (ix) Class I, 94 cents,
- (x) Class J, 93 cents,
- (xi) Class K, 90 cents,
- (xii) Class L, 87½ cents,
- (xiii) Class M, 86½ cents,
- (xiv) Class N, 83 cents,
- (xv) Class O, 81 cents,
- (xvi) Class P, 77 cents,
- (xvii) Class Q, 74½ cents,
- (xviii) Class R, 73 cents,
- (xix) Class S, 70½ cents,
- (xx) Class T, 68 cents, and
- (xxi) Class U, 64 cents, and

2. Clause *b* of subsection 1 of section 4 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses 1 to xxi, both inclusive, and substituting therefor:

- (i) Class A, \$1.13½,
- (ii) Class B, \$1.07½,
- (iii) Class C, \$1.06½,
- (iv) Class D, \$1.00½,
- (v) Class E, 98 cents,
- (vi) Class F, 94 cents, .
- (vii) Class G, 86 cents,
- (viii) Class H, 83½ cents,
- (ix) Class I, 82 cents,
- (x) Class J, 81½ cents,
- (xi) Class K, 79 cents,
- (xii) Class L, 76½ cents,
- (xiii) Class M, 75½ cents, .
- (xiv) Class N, 72½ cents,
- (xv) Class O, 71 cents,
- (xvi) Class P, 67½ cents,
- (xvii) Class Q, 65 cents,
- (xviii) Class R, 64 cents,
- (xix) Class S, 61½ cents,
- (xx) Class T, 59½ cents, and
- (xxi) Class U, 56 cents.

3. Clause *a* of subsection 2 of section 4 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xi, both inclusive, and substituting therefor:

- (i) Class A, \$1.11,
- (ii) Class B, \$1.02½,

- (iii) Class C, 96½ cents,
- (iv) Class D, 86½ cents,
- (v) Class E, 80 cents,
- (vi) Class F, 74½ cents,
- (vii) Class G, 69½ cents,
- (viii) Class H, 63½ cents,
- (ix) Class I, 62½ cents,
- (x) Class J, 57½ cents, and
- (xi) Class K, 56½ cents, and

4. Clause *b* of subsection 2 of section 4 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xi, both inclusive, and substituting therefor:

- (i) Class A, 97 cents,
- (ii) Class B, 89½ cents,
- (iii) Class C, 84½ cents,
- (iv) Class D, 75½ cents,
- (v) Class E, 70 cents,
- (vi) Class F, 65 cents,
- (vii) Class G, 61 cents,
- (viii) Class N, 55½ cents,
- (ix) Class I, 54½ cents,
- (x) Class J, 50½ cents, and
- (xi) Class K, 49½ cents.

5. Clause *a* of subsection 1 of section 5 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xxi, both inclusive, and substituting therefor:

- (i) Class A, \$1.82,
- (ii) Class B, \$1.72,
- (iii) Class C, \$1.70,
- (iv) Class D, \$1.60,
- (v) Class E, \$1.55½,
- (vi) Class F, \$1.49,
- (vii) Class G, \$1.35,
- (viii) Class H, \$1.31,
- (ix) Class I, \$1.28½,
- (x) Class J, \$1.27,
- (xi) Class K, \$1.22½,
- (xii) Class L, \$1.19,
- (xiii) Class M, \$1.17,
- (xiv) Class N, \$1.12,
- (xv) Class O, \$1.09,
- (xvi) Class P, \$1.03,

- (xvii) Class Q, 99 cents,
- (xviii) Class R, 97 cents,
- (xix) Class S, 93 cents,
- (xx) Class T, 89½ cents, and
- (xxi) Class U, 83½ cents, and

6. Clause *b* of subsection 1 of section 5 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xxi, both inclusive, and substituting therefor:

- (i) Class A, \$1.59,
- (ii) Class B, \$1.50½,
- (iii) Class C, \$1.49,
- (iv) Class D, \$1.40,
- (v) Class E, \$1.36,
- (vi) Class F, \$1.30½,
- (vii) Class G, \$1.18
- (viii) Class H, \$1.14½,
- (ix) Class I, \$1.12½,
- (x) Class J, \$1.11,
- (xi) Class K, \$1.07,
- (xii) Class L, \$1.04,
- (xiii) Class M, \$1.02½,
- (xiv) Class N, 98 cents,
- (xv) Class O, 95½ cents,
- (xvi) Class P, 90 cents,
- (xvii) Class Q, 86½ cents,
- (xviii) Class R, 85 cents,
- (xix) Class S, 81½ cents,
- (xx) Class T, 78½ cents, and
- (xxi) Class U, 73 cents.

7. Clause *a* of subsection 2 of section 5 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xi, both inclusive, and substituting therefor:

- (i) Class A, \$1.58,
- (ii) Class B, \$1.45,
- (iii) Class C, \$1.36,
- (iv) Class D, \$1.21,
- (v) Class E, \$1.11,
- (vi) Class F, \$1.03,
- (vii) Class G, 95½ cents,
- (viii) Class H, 86½ cents,
- (ix) Class I, 85 cents,
- (x) Class J, 77½ cents, and

- (xi) Class K, 76 cents, and

8. Clause *b* of subsection 2 of section 5 of the schedule of Regulations 212 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clauses i to xi, both inclusive, and substituting therefor:

- (i) Class A, \$1.38,
- (ii) Class B, \$1.27,
- (iii) Class C, \$1.19,
- (iv) Class D, \$1.06,
- (v) Class E, 97 cents,
- (vi) Class F, 90 cents,
- (vii) Class G, 83½ cents,
- (viii) Class H, 75½ cents,
- (ix) Class I, 74½ cents,
- (x) Class J, 68 cents, and
- (xi) Class K, 67 cents.

9. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under The Regulations Act.

We concur
Advisory Committee for the
Men's and Boys' Clothing
Industry in the Ontario Zone

Industry and
Labour Board

M. E. ENKIN
SOL SPIVAK
NORMAN FIRTH
H. R. TOLTON
HERBERT LEWIS

E. BILLINGTON
(Chairman)
E. G. GIBB
(Member)
J. F. NUTLAND
(Member)

Dated at Toronto the 20th of December, 1951.

(62)

4

THE MILK CONTROL ACT

O. Reg. 3/52.
Retail Milk Prices in the Market of
Marmora.
New.
Made—7th January, 1952.
Filed—7th January, 1952, 3.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk and whipping cream may be sold by retail in the market of Marmora shall be as follows:

(a) chocolate drink	
7 ounces.....	\$.07
(b) standard milk	
quart.....	.18
pint.....	.10
(c) whipping cream	
half-pint.....	.37

3. These regulations shall come into force on the 16th of January, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 7th day of January 1952.

(68) 4

THE MILK CONTROL ACT

O. Reg. 4/52.
Retail Milk Prices in the Market of
Mount Albert.
New.
Made—7th January, 1952.
Filed—7th January, 1952, 4.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (b) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which standard milk, table cream and whipping cream may be sold by retail in the market of Mount Albert shall be as follows:

(a) standard milk	
quart.....	\$.19
pint.....	.10
(b) table cream	
quart.....	.80
pint.....	.41
half-pint.....	.22

(c) whipping cream	
quart.....	1.00
pint.....	.56
half-pint.....	.30

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 7th day of January 1952.

(69) 4

THE MILK CONTROL ACT

O. Reg. 5/52.
Retail Milk Prices in the Market of
Walkerton.
New.
Made—7th January, 1952.
Filed—7th January, 1952, 4.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk and table cream may be sold by retail in the market of Walkerton shall be as follows:

(a) buttermilk	
quart.....	\$.18
pint.....	.10
(b) chocolate drink	
quart.....	.23
pint.....	.13
7 ounces.....	.07
(c) skim-milk	
quart.....	.16
(d) standard milk	
quart.....	.21
pint.....	.12
half-pint.....	.07

(e) table cream	
quart.....	.85
pint.....	.45
half-pint.....	.25

3. These regulations shall come into force on the 16th of January, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. MCCALLUM
Member

(Seal)

Dated at Toronto, this 7th day of January 1952.

(70)

4

THE CREDIT UNIONS ACT

O. Reg. 6/52.
Dissolution of Camco Employees
Credit Union Limited.
New.
Made—12th December, 1951.
Approved—3rd January, 1952.
Filed—8th January, 1952, 9.00 a.m.

ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT

IT IS ORDERED that Camco Employees Credit Union Limited be dissolved.

THOMAS L. KENNEDY
Minister of Agriculture

Dated at Toronto, this 12th day of December, 1951.

(71)

4

THE CREDIT UNIONS ACT

O. Reg. 7/52.
Dissolution of Owen Sound Co-operative
Credit Union Limited.
New.
Made—19th December, 1951.
Approved—3rd January, 1952.
Filed—8th January, 1952, 9.10 a.m.

ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT

IT IS ORDERED that Owen Sound Co-operative Credit Union Limited be dissolved.

THOMAS L. KENNEDY
Minister of Agriculture

Dated at Toronto, this 19th day of December, 1951.

(72)

4

THE PRIVATE HOSPITALS ACT

O. Reg. 8/52.
Private Hospitals for Nervous Ailments.
Amending O. Regs. 22/44.
Made—3rd January, 1952.
Filed—8th January, 1952, 9.20 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PRIVATE HOSPITALS ACT

1. Ontario Regulations 22/44 are amended by adding the following regulation:

PRIVATE HOSPITALS FOR NERVOUS AILMENTS

33a.(1) In this regulation "private hospital for nervous ailments" means a private hospital

(a) used for the purpose of diagnosing and treating persons suffering from

(i) neuroses, or

(ii) psycho-somatic disorders, and

(iii) alcoholism, and

(b) provided with

(i) equipment and facilities, and

(ii) the services of a duly qualified medical practitioner who holds a specialist's certificate in psychiatry issued by the Royal College of Physicians and Surgeons of Canada

to render the services under clause a.

(2) The Minister may issue a licence for a private hospital for nervous ailments.

(3) The licence shall be in form 1.

(4) A private hospital for nervous ailments may be used for the purpose of diagnosing the ailments of and treating the persons mentioned in clause a of subregulation 1.

FORM 1

The Private Hospitals Act

No.....

Under *The Private Hospitals Act* and regulations and subject to the limitations thereof this licence is issued to.....to operate a private hospital for nervous ailments for the treatment of not more than.....patients at any one time at.....

This licence expires with the 31st of December, 19.....

Date of issue19.....

.....
Minister of Health

(73)

4

THE MENTAL HOSPITALS ACT

O. Reg. 9/52.

General Regulations under Part X
of the Act.

New.

Made—3rd January, 1952.

Filed—8th January, 1952, 9.30 a.m.

REGULATIONS MADE UNDER
THE MENTAL HOSPITALS ACT

INTERPRETATION

1. In these regulations

- (a) "approved home" means a home to which patients may be released from a hospital in the manner provided under these regulations;
- (b) "department" means the Department of Veterans Affairs (Canada) or such other department of the Government of Canada as may from time to time be charged with the care and treatment of persons who are prospective patients;
- (c) "Deputy Minister" means deputy minister of the department;
- (d) "examination unit" means a place to which any former member of the forces may be sent for observation, care and treatment in the manner provided under these regulations;
- (e) "hospital" means a hospital operated, maintained, controlled and directed by the department and includes every approved home and examination unit connected therewith or forming part thereof;
- (f) "institution" means a hospital and examination unit;
- (g) "mental defective" and "mentally defective person" means a person in whom there is a condition of arrested or incomplete development of mind, whether arising from inherent causes or induced by disease or injury, and who requires care, supervision and control for his own protection or welfare or for the protection of others;
- (h) "mental deficiency" means the condition of mind of a mental defective;
- (i) "mental illness" means the condition of mind of a mentally ill person;
- (j) "mentally ill person" means a person other than a mental defective who is suffering from such a disorder of the mind that he requires care, supervision and control for his own protection or welfare, or for the protection of others;
- (k) "Minister" means Minister of the Crown in right of Canada who has charge of or is responsible for the department;
- (l) "patient" means a person admitted under these regulations to an institution;
- (m) "prospective patient" means a former member of His Majesty's naval, military or air forces or other person who is eligible for treatment under the Department of Veterans Affairs Act (Canada); and
- (n) "superintendent" means an officer in the department who is appointed as the superintendent of an institution and includes an acting superintendent.

EXEMPTION

2. The department is exempted from the provisions of the Act except sections 97 and 98 thereof and the sections referred to therein.

APPLICATION

3. These regulations apply to the institutions, persons, department, officers and servants referred to in section 97 of the Act.

ADMINISTRATION AND CONTROL

4. Where these regulations require or authorize the Deputy Minister to do any act with respect to the admission, commitment or detention of a former member of the forces, he may appoint any other person to do that act.

5.(1) Subject to direction by the Minister, the superintendent of an institution shall have full control over and the custody and care of the person of every patient in the institution.

(2) Every

- (a) prospective patient shall be admitted to an institution, and
- (b) patient shall be detained in, released and discharged from an institution

only as provided by these regulations.

ADMISSION TO INSTITUTIONS

6. A prospective patient may be admitted to a hospital as a voluntary patient or as a certificated patient.

VOLUNTARY PATIENTS

7.(1) A prospective patient may be admitted to an institution as a voluntary patient if he

- (a) presents himself at the institution,
- (b) is eligible for care and treatment,
- (c) voluntarily makes a written application for admission in form 1,
- (d) is in such mental condition in the opinion of the superintendent as to render him competent to make the application for admission, and
- (e) submits the statement referred to in sub-regulation 2.

(2) The application referred to in subregulation 1 shall be accompanied by a statement of the next of kin or other responsible relative or friend in form 2.

8. Subject to regulation 9, a prospective patient received as a voluntary patient shall not be detained more than 5 days after he has given to the superintendent notice in writing of his desire to leave the institution.

9.(1) A prospective patient who

- (a) is mentally ill, and
- (b) has been admitted to an institution as a voluntary patient

may be maintained in custody as a certificated patient upon the certificates of two duly qualified medical practitioners issued in accordance with regulation 10.

(2) Upon being certificated under subregulation 1, the patient shall

- (a) thereafter during the time he is a patient be a certificated patient within the meaning of these regulations, and
- (b) be subject to the provisions of these regulations respecting certificated patients.

CERTIFICATED PATIENTS

10.(1) Except upon the certificate in form 3 of each of two duly qualified medical practitioners and the history record in form 4, a former member of the forces shall not be admitted to an institution as a certificated patient.

(2) The certificates required by subregulation 1 shall not be issued by a medical practitioner who is an officer in the department.

(3) Each certificate shall

(a) state and show clearly that the medical practitioner signing it personally examined the patient separately from any other medical practitioner and, after due inquiry into all the necessary facts relating to the case of the patient, found him to be insane, epileptic, mentally ill or mentally defective, as the case may be,

(b) be signed in the presence of one subscribing witness who shall not be a medical practitioner issuing a certificate, and

(c) show the date upon which the examination was made.

(4) Each medical practitioner shall also in his certificate state the facts upon which he has formed his opinion of the insanity, epilepsy, mental illness or mental deficiency, and shall distinguish the facts observed by him from the facts communicated to him by other persons.

(5) No person may be admitted as a certificated patient except within 3 months of the earlier of the 2 examinations referred to in subregulation 1.

11.(1) A statement of the financial affairs of a patient in form 5 shall be obtained and forwarded to the superintendent.

(2) Upon admission of the patient, the superintendent shall forthwith transmit to the Public Trustee the financial statement and such other information as the Public Trustee may require in connection with the patient and his estate.

EXAMINATION UNITS

12.(1) A former member of the forces who is or is believed to be in need of the observation, care and treatment provided in an examination unit, may be admitted thereto for a period not longer than 30 days on the certificate of one duly qualified medical practitioner in form 6 accompanied by the history record of the patient in form 4.

(2) The certificate referred to in subregulation 1 shall not be issued by a medical practitioner who is an officer in the department.

(3) No patient shall remain in an examination unit for a period longer than 30 days.

13.(1) Where a person has been admitted to and is a patient in an examination unit under regulation 12, he shall be discharged, or certificated under regulation 10, as the needs of his case may require.

(2) Where a person has been so certificated he shall be transferred to a hospital and he shall thereafter be subject to these regulations with respect to patients in a hospital.

CERTIFICATES

14.(1) Each certificate mentioned in regulation 10 and 12 shall be completed within 7 days of the examination referred to therein and shall be forwarded within 14 days of the examination to the superintendent of the institution to which it is proposed that the person named in the certificate is to be admitted.

(2) When accompanied by the history record and financial statement in the prescribed form the certificates mentioned in regulation 10 shall be sufficient authority to any person to convey the person named therein to the hospital and to the authorities of the institution to detain him therein subject to direction from the Minister.

(3) The certificate mentioned in regulation 12 shall be sufficient authority to any person to convey the person named therein to the examination unit and to the authorities of the examination unit for his detention therein.

TEMPORARY DETENTION

15. Where

(a) a former member of the forces

(i) has been certified under regulation 10 or 12, and

(ii) is awaiting admission to a hospital or examination unit, and

(b) by reason of distance from the institution or any other reason there may be some delay in arranging his admission,

a district administrator of the department on behalf of the Minister may, by warrant in form 7, order the former member of the forces to be detained in some safe and comfortable place for a period not longer than 10 days pending his admission to the institution.

16. No certificate or history record required by these regulations with respect to a person shall be made, issued, given or signed by a medical practitioner who is

(a) by blood or marriage closely related to or connected with that person, or

(b) by blood or marriage closely related to or connected with another medical practitioner who makes, issues, gives or signs a certificate or history record with respect to the same person.

DISCHARGE

17.(1) A voluntary patient shall be discharged from the institution in which he is a patient when

(a) in the opinion of the superintendent it is in the interest of the patient or of the institution that he be discharged, or

(b) it is in accordance with the conditions upon which he was admitted.

(2) A certificated patient shall be discharged when in the opinion of the superintendent he is sufficiently recovered.

ESCAPE AND APPREHENSION

18. A patient admitted to an institution who escapes therefrom or who, contrary to the provisions of these regulations, leaves or is taken away or removed therefrom, may, at any time within 60 days from the day of his escape, leaving, being taken away or removed, be apprehended

(a) without a warrant

- (i) by a peace officer, police officer or constable, or
- (ii) by an officer or servant in the department authorized by the superintendent, or

(b) by any person upon a warrant in form 8 issued by the Deputy Minister or the superintendent.

19. A patient apprehended under regulation 18 may be temporarily detained in safe custody and shall as speedily as possible be returned to the institution and his detention therein resumed in all respects as though he had not been absent therefrom.

PROBATION

20.(1) Where the superintendent considers it conducive to the recovery of a patient that the patient should be committed for a time to the custody of one or more members of his family or friends or such other persons as the superintendent may consider suitable, he may allow him to go to the person or persons on probation.

(2) Before allowing the patient to proceed on probation as permitted by subregulation 1, the superintendent shall secure a written undertaking in form 9 from the person or persons to whose custody the patient is to be committed that he or they will keep oversight over the patient.

21. A patient released on probation from an institution shall for the purposes of these regulations, for a period of 6 months from the date of his release or until he is sooner discharged, be and be deemed to continue as a patient in the institution in the same manner and to the same extent and be subject to the same control as if he were not so released but had remained in the institution.

22.(1) If within 6 months from the date of his release on probation a patient again becomes insane, epileptic, mentally ill or mentally defective to such a degree that his confinement in an institution is necessary, the superintendent by whom he was released on probation or the Deputy Minister may, upon a warrant in form 10 directed to any constable, peace officer, or officer or servant in the department or other person, cause the patient to be apprehended and brought back to the institution from which he was released.

(2) The warrant shall be authority to a person acting under it to apprehend the person named therein and to bring him back to the institution.

APPROVED HOMES

23. The Minister may issue certificates approving a building, premises or place as an approved home

and entitling the person in charge thereof to receive into it one or more patients released from a hospital.

24. If the superintendent considers it conducive to the recovery of a patient he may place the patient in an approved home.

25. A patient who is placed in an approved home shall for the purposes of these regulations be deemed to continue as a patient in the hospital from which he was released in the same manner and to the same extent and be subject to the same control as if he were not so released but had remained in the hospital.

TRANSFER

26.(1) Upon a warrant issued by the Deputy Minister

(a) a former member of the forces who is insane, epileptic, mentally ill or mentally defective may be transferred

(i) from any place without Ontario through Ontario to any other place without Ontario,

(ii) from any place within Ontario to any place without Ontario,

(iii) from any place without Ontario to any place within Ontario, or

(iv) from any place within Ontario to any other place within Ontario, or

(b) an other person whose care, treatment or detention is the subject of an agreement under section 97 of the Act may be transferred from any place within Ontario to any other place within Ontario.

(2) The warrant under subregulation 1 shall be

(a) in form 11 for use under clause a, or

(b) in form 12 for use under clause b.

(3) During a transfer referred to in subregulation 1 the person being transferred shall be subject to the provisions of these regulations.

GENERAL PROVISIONS

27. The department is authorized to do by its officers or servants such acts and things as by any Act of the Legislature dealing with the care, treatment or detention of insane, epileptic, mentally ill or mentally defective persons are required or authorized to be done by officers or servants of Ontario.

FORM 1

*The Mental Hospitals Act*APPLICATION FOR ADMISSION OF A VOLUNTARY PATIENT
UNDER PART X OF THE ACTI,.....
(name of applicant in full)residing at.....in the County
District of.....

in the Province of.....certify that I am

(strike out
clause not
applicable)

(a) a former member of His Majesty's naval, military or air forces, or

(b) a person eligible under the Department of Veterans Affairs Act (Canada)

and apply for admission as a voluntary patient to the.....

Hospital at.....in the Province of Ontario and
in consideration of my being so admitted I agree to be governed by Part X of *The Mental Hospitals Act* (Ontario) and the regulations thereunder.

Witness:

.....

Date.....19....

.....
(signature of applicant)

FORM 2

*The Mental Hospitals Act*STATEMENT OF NEXT OF KIN OR OTHER RESPONSIBLE RELATIVE
OR FRIEND UNDER PART X OF THE ACTI,.....
residing at.....in the.....
(postal address)of.....in the County
District of.....in the Province of....., being a.....
(relationship)of.....certify that
(name of applicant)

(a) he is

(strike out
clause not
applicable)

(i) a former member of His Majesty's naval, military or air forces, or

(ii) a person eligible for treatment under the Department of Veterans Affairs Act (Canada),

(iii) the person who signed the application in form 1,

(b) in my opinion he is eligible for care and treatment in the.....

Hospital at.....in the Province of Ontario, and

(c) he has made the application for care and treatment voluntarily to my knowledge.

Date.....19....

.....
(signature).....
(relationship)

FORM 3

The Mental Hospitals Act

CERTIFICATE OF A DULY QUALIFIED MEDICAL PRACTITIONER
FOR ADMISSION OF A CERTIFICATED PATIENT
UNDER PART X OF THE ACT

I, a duly qualified medical practitioner,
practising at in the
(municipality) (county or district)
of in the Province of Ontario certify that

(1) on the.....day of.....19.... separately from any
other medical practitioner I personally examined.....
(name of patient in full)

of in the
 (municipality of patient) (county or district)
 whom I believe to be

(strike out
clause not
applicable)

(a) a former member of His Majesty's naval, military or air forces, or

(strike out words not applicable)

(2) after due inquiry into all the necessary facts relating to the case of the patient I found him to be (i) insane, (ii) epileptic, (iii) mentally ill, or (iv) mentally deficient

(strike out words not applicable)

(3) I have formed my opinion of the (i) insanity, (ii) epilepsy, (iii) mental illness or (iv) mental deficiency upon

(a) the following facts observed by myself including:

(i) appearance:.....

(ii) conduct:.....

(iii) conversation:.....

(iv) other facts:.....

(b) the following facts communicated to me by other persons:

Facts	Communicated by

Witness:

.....

Date.....

.....
(signature of duly qualified
medical practitioner)

FORM 4

The Mental Hospitals Act

HISTORY RECORD OF A PROSPECTIVE PATIENT UNDER PART X OF THE ACT

1. Name of patient in full:

2. Residence:
(street and number or lot and concession) (municipality)

3. County (or district):

4. Length of residence in this municipality:.....

5. Age (last birthday):.....
6. Date of birth:.....
7. Place of birth:.....
8. Racial origin (English, French, etc.):.....
9. Religious denomination:.....
10. Occupation:.....
11. Sex:.....
12. Single, married, widowed, separated or divorced:.....
13. Number of children, if any, (a) alive;.....
(b) dead:.....
14. If not born in Canada state,
(a) date of entry into Canada;.....
(b) port of entry into Canada;.....
(c) name of vessel or railroad on which patient entered:.....
15. Father of patient,
(a) name in full;.....
(b) birthplace;.....
If dead, give (a) age at death;.....
(b) cause of death:.....
16. Mother of patient,
(a) maiden name in full;.....
(b) birthplace;.....
If dead, give (a) age at death;.....
(b) cause of death:.....
17. Family history:
Details as to mental illness, mental deficiency, epilepsy, neurosis, alcoholism, drug addiction, criminality or suicidal tendency in
the patient.....
his parents.....
his grandparents.....
his brothers or sisters.....
18. Describe any abnormalities at birth:.....
19. State
(a) age at which patient,
(i) commenced school;.....
(ii) discontinued school:.....
(b) grade or class attained:.....
20. Details as to:
(a) diseases (except nervous or mental) suffered;.....
(b) injuries sustained;.....
(c) surgical operations undergone:.....
21. Extent to which patient has consumed
(a) narcotic drugs,.....
(b) alcoholic beverages.....
22. Details of any other mental disturbances not included in family history, item 17:.....
- 23.(1) Before the onset of the present illness, was the patient normal,
(a) mentally?.....
(b) physically?.....

- (2) Details as to,
- (a) mental abnormality;.....
 - (b) physical abnormality:.....
24. What factor or factors appear to have caused the present illness?.....
25. Describe the development of the present illness under the following headings:
- (a) time of onset;.....
 - (b) first symptoms;
 - (c) memory changes;.....
 - (d) disorders of conduct (peculiar acts, violence, suicidal attempts, etc.);.....
 - (e) emotional states (depression, suspicion, elation, apathy, etc.);.....
 - (f) hallucinations (peculiar sensations, "voices", "visions", etc.);.....
 - (g) delusions (ideas of persecution, grandeur, self-accusation, etc.);.....
 - (h) neurological changes;.....
 - (i) other symptoms noted:.....
26. Describe the patient's present physical condition:.....
27. State whether the patient has shown tendencies toward violence other than given in the family history, item 17:.....
28. Responsible relative or friend who will act as correspondent,
- name:.....
 - address:.....
 - relationship to patient:.....
 - telephone number:.....

The foregoing information is such as I have been able to ascertain.

Date.....19.....

(signature of duly qualified medical practitioner)

.....

(address)

.....

FORM 5

The Mental Hospitals Act

FINANCIAL STATEMENT UNDER PART X OF THE ACT

1. Name of patient in full:.....
2. Residence:.....
- (street and number or lot and concession)
-
- (municipality).....(county or district)
3. Age (last birthday):.....
4. If under 21 years, name and address of guardian:.....
5. If married, name and address of husband or wife:.....
- 6.(a) Occupation:.....
- (b) Employed by:.....
- (name and address)

7. Dependents of patient:

Name and address	Relationship to patient	Age	Guardian if any

PROPERTY OWNED BY PATIENT

8. Real estate:

Sub-item	Location (city, town, village or township) and (county or territorial district)	Street number <i>or</i> lot and plan number <i>or</i> lot and concession number	Approximate number of acres <i>or</i> size of lot	Approximate value
A				\$
B				\$

9. Real estate rented by patient to other persons:

Sub-item lettered in 8	Name of tenant	Approximate expiry date of tenancy	Amount of rent and how payable	Who has collected the rents?	Date to which rent has been paid
			\$ a		
			\$ a		
			\$ a		

10. Land mortgages and agreements for sale payable to the patient:

Location (city, town, village or township) and (county or territorial district)	Approximate amount unpaid	Name and address of mortgagor or purchaser	Who has been receiving payments?

11. Chattel mortgages and lien notes payable to patient:

Nature of property	Approximate value	Name and address of mortgagor or purchaser	Who has been receiving payments?
	\$		
	\$		
	\$		

12. Other debts owing to the patient:

Name and address of debtor	Nature of security if any (e. g. promissory note, etc.)	Amount outstanding	Who has been receiving the payments?

13. Cash on hand and money on deposit:

Name and address of branch of bank, trust company or other institution or person holding cash	Amount of deposit or cash	Pass-book in possession of
	\$	
	\$	

14. Interest in syndicate, partnership or business (not incorporated):

Name, address and nature of syndicate, partnership or business	Extent of interest	Approximate value of interest
		\$
		\$

15. Bonds and debentures:

Name and address of issuer	Serial number	Face value
		\$
		\$
		\$

16. Stocks and shares:

Name and address of issuer	Certificate number	Number of shares	Par value of each share

17. Annuities, Pensions, Superannuation, Retiring Allowance, etc.:

Paid by	Monthly, quarterly, half-yearly or yearly?	Amount of each payment
		\$
		\$
		\$

18. Life insurance:

Name of company or society	Policy number	Face amount	Policy is in possession of	Named beneficiary
		\$		
		\$		
		\$		

19. Other assets:

Assets	Approximate value
Household goods and furniture	\$.....
Farm implements, produce and stock	\$.....
Automobiles and other vehicles	\$.....
Interest in trusts and other estates	\$.....
Any other property (specify)	
.....	\$.....
.....	\$.....
.....	\$.....

20. Suggestions of relatives or friends as to the management³ of the estate:

Date. 19....

 (signature of relative or friend)

 (address)

 (relationship to patient)

FORM 6

The Mental Hospitals Act

**CERTIFICATE OF A DULY QUALIFIED MEDICAL PRACTITIONER
 FOR THE ADMISSION OF A PATIENT TO AN EXAMINATION UNIT
 UNDER PART X OF THE ACT**

I, a duly
 qualified medical practitioner practising at
 (municipality)
 in the of , certify that
 (county of district)

(1) on the day of 19.... I personally examined
 of
 (name of patient) (municipality of patient)
 in the of whom I believe to be
 (county or district)

(strike out
 clause not
 applicable)

(a) a former member of His Majesty's naval, military or air forces, or

(b) a person eligible for treatment under the Department of Veterans Affairs Act (Canada)

(2) after due inquiry into all the necessary facts relating to the case of
 I found him to be in need of observation, care and treat-
 ment provided in an examination unit;

(3) I have formed my opinion of the need of observation, care and treatment on the following
 facts:

(a) observed by myself:

(b) communicated to me by other persons:.....

Facts	Communicated by
.....
.....
.....

Date.....19....

Witness:
.....

.....
(signature of duly qualified medical practitioner)

FORM 7

The Mental Hospitals Act

WARRANT TO DETAIN A FORMER MEMBER
OF THE FORCES
UNDER PART X OF THE ACT

TO.....

AND to all or any officers and servants of the Depart-
ment of Veterans Affairs (Canada).

WHEREAS.....
(name of the former member of the forces)

- (a) has been certified under regulation 10 or 12,
- (b) is awaiting admission to a hospital or
examination unit, and
- (c) because he is at such a distance or for any
other reason there may be some delay in
arranging his admission;

THESE ARE THEREFORE on behalf of the
Minister to command you or any of you to detain
.....
(name of the former member of the forces)
in some safe and comfortable place for a period not
longer than 10 days pending his admission to.....
(name of institution)

Date.....19....

.....
District Administrator of the
Department of Veterans Affairs
(Canada)

FORM 8

The Mental Hospitals Act

WARRANT TO APPREHEND AN ESCAPED
PATIENT
UNDER PART X OF THE ACT

TO.....

AND to all or any peace officers, police officers or
constables in the Province of Ontario.

WHEREAS.....
a patient admitted to the
Hospital at.....escaped therefrom
or, contrary to the provisions of the regulations, left
or was taken away or removed therefrom on the
.....day of.....19....;

THESE ARE THEREFORE to command you
or any of you to apprehend the patient.....
.....and to take.....
(name).....(him or her)
and detain.....in safe custody and from
(him or her)
thence and as speedily as possible to return.....
(him or her)
to the institution above mentioned.

THIS WARRANT SHALL have force at any time
within 60 days from.....
(date of escape, etc.)

Issued at.....the.....day of.....19....

.....
Superintendent
.....Hospital

or

Deputy Minister,
Department of Veterans Affairs
(Canada)

FORM 9

The Mental Hospitals Act

UNDERTAKING FOR PROBATION
UNDER PART X OF THE ACT

I,.....
(name of applicant in full)
residing at.....in the
County of.....in the Province of
District
Ontario, being.....of
(relationship)
....., a patient in
(name of patient)
the.....Hospital at.....,
request the superintendent to allow him to come on
probation to me.

I undertake to keep an oversight over him and to
return him to that hospital if I am unable to keep an
oversight over him.

I also undertake to send to the superintendent a
monthly report of the mental and physical condition
of.....while he is on
(name of patient)
probation to me.

Date.....19....

.....
(signature of applicant)

FORM 10

*The Mental Hospitals Act*WARRANT TO APPREHEND A PATIENT ON
PROBATION
UNDER PART X OF THE ACT

TO
AND to all or any constables or peace officers or
officers or servants in the Department of Veterans
Affairs (Canada).

WHEREAS
a patient in the Hospital at

(a) was released on probation on ,
and

(b) it appears that has again
(he or she)

become insane, epileptic, mentally ill or
mentally defective to such a degree that
his confinement in an institution is necessary,

THESE ARE THEREFORE to command you
or any of you to apprehend and bring back
(him or her)
to the institution above named.

Issued at the day of 19 . . .

Superintendent,
. Hospital

or

Deputy Minister,
Department of Veterans Affairs
(Canada)

FORM 11

*The Mental Hospitals Act*WARRANT TO TRANSFER A FORMER
MEMBER OF THE FORCES
UNDER PART X OF THE ACT

TO of
in the Province of and to all
or any officers or servants in the Department of
Veterans Affairs (Canada).

THESE ARE TO COMMAND YOU to receive
into your custody
(name of former member of the forces)
who is insane, epileptic, mentally ill or mentally
defective and is now at
in the of
in the Province of , and to transfer
. to in the
(him or her)
. of in the
Province of

Issued at the day of 19 . . .

Deputy Minister,
Department of Veterans Affairs
(Canada)

FORM 12

*The Mental Hospitals Act*WARRANT TO TRANSFER A PERSON OTHER
THAN A FORMER MEMBER
OF THE FORCES
UNDER PART X OF THE ACT

TO of
in the Province of and to all or
any officers or servants in the Department of Veterans
Affairs (Canada).

THESE ARE TO COMMAND YOU to receive
into your custody

(name of patient)

who is a person whose care, treatment or detention
is the subject of an agreement under section 97 of
the Act, and is now at in the
of

in the Province of Ontario, and to transfer
(him or her)
to in the of
in the Province of Ontario.

Issued at the day of 19 . . .

Deputy Minister,
Department of Veterans Affairs
(Canada)

(74)

4

THE PLANNING ACT

O. Reg. 10/52.
Atikokan Subdivision Control.
Revoking O. Regs. 36/51.
Made—28th December, 1951.
Filed—9th January, 1952, 9.00 a.m.

ORDER MADE BY THE MINISTER UNDER
THE PLANNING ACT

1. Ontario Regulations 36/51 are revoked.

W. GRIESINGER
Minister of Planning and Development

Toronto, 28th December, 1951

(82)

4

THE MILK CONTROL ACT

O. Reg. 11/52.
Retail Milk Prices in the Market of
London.
New.
Made—8th January, 1952.
Filed—9th January, 1952, 10.15 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

(a) "buttermilk" means the product that remains
after the butter fat is removed from milk by

churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of London shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
pint.....	.09	.10
(b) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.15	.16
pint.....	.09	.10
(d) sour cream		
quart.....	.60	.61
pint.....	.31	.32
half-pint.....	.17	.18
(e) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(f) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
(g) table cream		
quart.....	.85	.86
half-pint.....	.25	.26
(h) whipping cream		
quart.....	1.25	1.26
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of January, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)
Dated at Toronto, this 8th day of January 1952.
(83) 4

THE MILK CONTROL ACT

O. Reg. 12/52.
Retail Milk Prices in the Market of
Shelburne.
New.
Made—8th January, 1952.
Filed—9th January, 1952, 10.20 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
 - (b) "chocolate drink" means milk that contains a chocolate flavouring;
 - (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
 - (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
 - (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Shelburne shall be as follows:
- | | |
|---------------------|--------|
| (a) buttermilk | |
| quart..... | \$.10 |
| (b) chocolate drink | |
| 8 ounces..... | .06 |
| (c) standard milk | |
| quart..... | .21 |
| pint..... | .12 |
| (d) table cream | |
| half-pint..... | .25 |
| (e) whipping cream | |
| half-pint..... | .35 |

3. These regulations shall come into force on the 16th of January, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 8th day of January 1952.

(84)

4

THE MILK CONTROL ACT

O. Reg. 13/52.
Retail Milk Prices in the Market of
Espanola.
New.
Made—7th January, 1952.
Filed—9th January, 1952, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, standard milk, table cream and whipping cream may be sold by retail in the market of Espanola shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.20	\$.21
pint.....	.10	.11
(b) chocolate drink		
quart.....	.23	.24
pint.....	.12	.13
half-pint.....	.07	.08

(c) skim-milk		
quart.....	.18	.19
(d) sour cream		
pint.....	.40	.41
(e) standard milk		
quart.....	.23	.24
pint.....	.12	.13
half-pint.....	.07	.08
(f) table cream		
quart.....	.90	.91
half-pint.....	.30	.31
(g) whipping cream		
quart.....	1.30	1.31
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of January, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 7th day of January 1951.

(85)

4

THE MILK CONTROL ACT

O. Reg. 14/52.
Retail Milk Prices in the Market of
Fort Erie and Ridgeway.
Made—7th January, 1952.
Filed—9th January, 1952, 10.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

(g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

(h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Fort Erie and Ridgeway shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.18	\$.19
pint.	.10	.11
(b) chocolate drink		
quart.	.23	.24
pint.	.12	.13
half-pint	.07½	.08½
(c) skim-milk		
quart.	.18	.19
(d) sour cream		
half-pint.	.22	.23
(e) special milk		
quart.	.24	.25
pint.	.13	.14
(f) standard milk		
quart.	.22	.23
pint.	.12	.13
half-pint.	.07½	.08½
(g) table cream		
quart.	.80	.81
half-pint.	.25	.26
(h) whipping cream		
quart.	1.30	1.31
half-pint.	.38	.39

3. These regulations shall come into force on the 16th of January, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 7th day of January 1952.

(86)

4

THE INDUSTRIAL STANDARDS ACT

O. Reg. 15/52.

Ladies' Cloak and Suit Industry—
Ontario Zone.

Amending O. Regs. 267/50.

Made—4th January, 1952.

Approved—10th January, 1952.

Filed—14th January, 1952, 11.00 a.m.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. Section 9 of the schedule of Ontario Regulations 267/50 is amended by striking out clauses *a*, *b*, *c*, *d*, *e*, *f*, *g*, *h* and *i* and substituting therefor:

(a) Class A, \$1.34,

(b) Class B, \$1.28,

(c) Class C, \$1.12,

(d) Class D, \$1.08,

(e) Class E, \$1.04,

(f) Class F, \$1.02,

(g) Class G, 86 cents,

(h) Class H, 84 cents, and

(i) Class I, 58 cents.

2. Section 10 of the schedule of Ontario Regulations 267/50 is amended by striking out clauses *a*, *b*, *c*, *d*, *e*, *f*, *g*, *h* and *i* and substituting therefor:

(a) Class A, \$2.01,

(b) Class B, \$1.92,

(c) Class C, \$1.68,

(d) Class D, \$1.62,

(e) Class E, \$1.56,

(f) Class F, \$1.53,

(g) Class G, \$1.29,

(h) Class H, \$1.26, and

(i) Class I, 87 cents.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under The Regulations Act.

We concur
Advisory Committee for the
Ladies' Cloak and Suit In-
dustry in the Ontario Zone

INDUSTRY AND LABOUR
BOARD

S. KRAISMAN
A. KIRZNER
S. LUBELL
S. L. CHARNEY

E. BILLINGTON
(Chairman)
E. G. GIBB
(Member)
J. F. NUTLAND
(Member)

Dated at Toronto the 4th of January, 1952

(109)

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Government Publications

As listed below, may be obtained from the Office of the King's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the King's Printer.

REVISED STATUTES OF ONTARIO, 1950 5 Bound Volumes — — — \$25.00 per set	THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950 3 Bound Volumes — — — \$20.00 per set
SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00	
Assessment Act.....\$.75 Bills of Sale and Chattel Mortgage Act..... .25 Bulk Sales Act..... .25 Companies Act..... .75 Conditional Sales Act..... .25 Coroners' Act..... .25 Corporations Tax Act..... .50 Department of Municipal Affairs Act..... .50 Deserted Wives and Children's Maintenance Act.. .25 Ditches and Watercourses Act..... .25 Division Courts Act, Rules and Forms..... 1.00 Evidence Act..... .15 Hospital Tax Act and Regulations..... .25 Insurance Act..... 1.00 Justice of the Peace Act..... .10 Land Surveyors Act..... .25 Land Titles Act..... .50 Land Transfer Tax Act..... .25 Landlord and Tenant Act..... .25 Line Fences Act..... .25 Loan and Trust Corporations Act..... 1.25 Local Improvement Act..... .50	Logging Tax Act..... .25 Marine Insurance Act..... .25 Mechanics Lien Act..... .25 Municipal Act..... 2.00 Municipal Drainage Act Municipal Drainage Aid Act }25 Provincial Aid to Drainage Act } Notaries Act..... .25 Partnership Act and Partnership Registration Act..... .25 Planning Act..... .25 Public Accountancy Act..... .25 Public Health Act..... .50 Public Utilities Act..... .25 Registry Act..... .50 Sale of Goods Act..... .25 Securities Act and Regulations..... .50 Security Transfer Tax Act and Regulations..... .25 Succession Duty Act and Regulations..... 1.00 Surveys Act..... .25 Title Drainage Act..... .25 Trustees Act..... .25

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950..... 5.00 Land Titles Rules, Forms and Tariff of Fees..... 1.00 Manual of Assessment Values..... 4.00 Municipal Directory, 1951..... 1.00 Public Accounts of the Province of Ontario..... .50 Regulations Under The Division Courts Act... 1.00 Report of the Ontario Royal Commission on Forestry, 1947..... 1.00	Report of the Ontario Royal Commission on Milk, 1947..... 1.00 Summary of the Findings, Recommendations, and Suggestions of the Report on Milk..... .15 Report of the Select Committee on Conservation, 1950..... 1.00 Rules of Practice and Procedure of the Supreme Court of Ontario, 1951..... 1.75 Surrogate Court Rules, Forms and Tariff of Fees.. .50
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Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
January 5th,	" "	5	" " " "	"
February 2nd,	" "	9	" " " "	"
March 1st,	" "	14	" " " "	"
April 5th,	" "	18	" " " "	"
May 3rd,	" "	23	" " " "	"
June 7th,	" "	27	" " " "	"
July 5th,	" "	31	" " " "	"
August 2nd,	" "	36	" " " "	"
September 6th,	" "	40	" " " "	"
October 4th,	" "	44	" " " "	"
November 1st,	" "	49	" " " "	"
December 6th,	" "		" " " "	"

Advertisements of tax sales must be received by the King's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", King's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, King's Printer Office,
Parliament Buildings, Toronto, Ontario.



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, FEBRUARY 2nd, 1952

5

Proclamations

(Great Seal of Ontario)

R. S. ROBERTSON

PROVINCE OF ONTARIO

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas KING, Defender of the Faith.

TO OUR FAITHFUL THE MEMBERS ELECTED TO SERVE IN THE LEGISLATIVE ASSEMBLY OF OUR PROVINCE OF ONTARIO AND TO EVERY OF YOU,—

GREETING

PROCLAMATION

DANA PORTER, } WHEREAS it is expedient for
Attorney-General, } certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Thursday, the twenty-first day of February now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario.

At Our City of Toronto in Our said Province this seventeenth day of January in the year of Our Lord one thousand nine hundred and fifty-two and in the sixteenth year of Our Reign.

BY COMMAND

G. A. WELSH,
Provincial Secretary.

(164)

4-5-6

(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas KING, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Third Session of Our Twenty-third Legislature for Our Province of Ontario begun and holden at the City of Toronto on the First day of February in the year of Our Lord one thousand nine hundred and fifty-one intituled "An Act respecting Nursing" it is enacted by section 10 thereof that the said Act shall come into force on a day to be named by Our Lieutenant-Governor by his Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, DO, by this Our Royal PROCLAMATION hereby NAME Thursday the twenty-fourth day of January, 1952, as the day on which the said Act intituled "An Act respecting Nursing" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these OUR LETTERS to be made PATENT and the GREAT SEAL OF OUR PROVINCE OF ONTARIO to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

at Our City of Toronto in Our said Province this twenty-fourth day of January in the year of Our Lord one thousand nine hundred and fifty-two and in the sixteenth year of Our Reign.

BY COMMAND

G. A. WELSH,
Provincial Secretary.

(220)

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(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas KING, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Third Session of Our Twenty-third Legislature for Our Province of Ontario begun and holden at the City of Toronto on the First day of February in the year of Our Lord one thousand nine hundred and fifty-one intituled "An Act respecting the Registration of Nurses" it is enacted by section 7 thereof that the said Act shall come into force on a day to be named by Our Lieutenant-Governor by his Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, DO, by this Our Royal PROCLAMATION hereby NAME Thursday the twenty-fourth day of January, 1952, as the day on which the said Act intituled "An Act respecting the Registration of Nurses" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these OUR LETTERS to be made PATENT and the GREAT SEAL OF OUR PROVINCE OF ONTARIO to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

at Our City of Toronto in Our said Province this twenty-fourth day of January in the year of Our Lord one thousand nine hundred and fifty-two and in the sixteenth year of Our Reign.

BY COMMAND

G. A. WELSH,
Provincial Secretary.

(221)

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Government Notices Respecting Corporations

Letters Patent of Incorporation

ARCADE STORES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bowden Lloyd McLean, Barrister; and Marion Aden Tyndall and Mary Christena Bradimore, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ARCADE STORES LIMITED: (a) To engage in and carry on in any and all its branches the business of general stores and to carry on generally the business of a merchant; to manufacture, buy, sell, import, export, distribute, assemble, process, develop, improve, trade and otherwise howsoever deal in and/or with, as principal or agent and either at wholesale or retail, works of art, jewellery, pottery, articles of food, confectionery, clothing, beverages, furniture, household wares, motors, hardware, dry goods, fuel, toys,

pharmaceutical preparations, books, sporting goods, tobacco products, paints, chemicals, electrical appliances, machines, building materials, flowers, seeds and generally all articles required by customers of general stores and to provide the services of storage, laundrying, cleaning, alteration and repairing required by the customers of general stores; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Bowden Lloyd McLean, Marion Aden Tyndall and Mary Christena Bradimore, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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ARMSTRONG LUMBER (PORT HOPE) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Gladys Edith Muttart, of the City of Edmonton, in the Province of Alberta, Business Executive; and Wilmot Bulkley Gordon and James Bryce Lillico, both of the City of Peterborough, in the County of Peterborough and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ARM-STRONG LUMBER (PORT HOPE) LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell, lease, exchange, import, export, process and deal in and generally acquire, hold and dispose of commodities, goods, wares, merchandise, products, materials and other real and personal property of all kinds and descriptions; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Peterborough; and its Provisional Directors being Gladys Edith Muttart, Wilmot Bulkley Gordon and James Bryce Lillico, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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ATCO SALES CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Stanley Honsberger, one of His Majesty's Counsel learned in the Law; and Hugh Sheridan Honsberger and John David Honsberger, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ATCO SALES CORPORATION LIMITED; To buy, sell, manufacture and deal with goods, wares and merchandise of every kind and description, both at wholesale and retail, and to carry on a general trading and commercial business, either as principal or agent; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Hugh Stanley Honsberger, Hugh Sheridan Honsberger and John David Honsberger, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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BI-RITE CLOTHING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Oliver William Durdin and Terence Barry Nelligan, Solicitors; and Thelma Marjorie Bailey, Accountant; all of the City of London, in the County of Middlesex and Province of Ontario;

and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BI-RITE CLOTHING LIMITED: (a) To carry on any and all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters generally without limitation as to the class of products and merchandise and, without limiting the generality of the foregoing, to carry on the business of merchant tailors, clothiers, hatters, haberdashers, outfitters and dealers in men's and boys' wear, apparel and accessories of all kinds, and to carry on the business of milliners, furriers and dealers in ladies' and children's wear and accessories of all kinds; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Eight Hundred preference shares of the par value of Fifty dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars: with its Head Office at the said City of London; and its Provisional Directors being Oliver William Durdin, Terence Barry Nelligan and Thelma Marjorie Bailey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BLOW PRESS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Sheldon Blow, Merchant; John William Blow, Secretary; and Alice Gertrude Blow, Saleslady; all of the Town of Acton, in the County of Halton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BLOW PRESS LIMITED; To manufacture, construct, build, deal in, acquire by purchase, lease or otherwise, sell and otherwise dispose of machines, machinery, parts thereof, accessories, instruments, devices, supplies, attachments and equipment, and to equip, erect and install the same for use and operation by electricity, compressed air, oil, gas, steam or by any other mechanical means; and to deal in all other articles, devices, parts, supplies, attachments and accessories connected therewith or relating thereto, both at wholesale and retail, and to make, manufacture, construct, purchase, acquire, sell or otherwise dispose of parts, articles, devices and supplies produced by the said machines, machinery and instruments; with a capital divided into Three Hundred and Forty 5% non-cumulative preference shares of the par value of One Hundred dollars each and Six Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Six Thousand dollars; with its Head Office at the said Town of Acton; and its Provisional Directors being Kenneth Sheldon Blow, John William Blow and Alice Gertrude Blow, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

BRICE'S MARKETERIA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Alexander Cranston and Helen Beauchamp Tedman, Barristers; and Edith May Simmons, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BRICE'S MARKETERIA LIMITED: (a) To buy, sell and deal in, at wholesale and/or at retail, foods and provisions of every kind and description and to produce, manufacture, process and package the same; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred Class A preference shares of the par value of One Hundred dollars each, Fifty Thousand Class B preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Town of Newmarket, in the said County of York; and its Provisional Directors being Robert Alexander Cranston, Helen Beauchamp Tedman and Edith May Simmons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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WILLIAM BRISCALL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Eric Calvert, John Patrick Matthews, Francis Joseph Matthews and Archibald Francis Sheppard, Solicitors; and Robert Birchnall, Clerk; all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WILLIAM BRISCALL COMPANY LIMITED: (a) To buy, sell or otherwise deal in goods, wares and merchandise of every kind and nature, and, more particularly, to buy, sell or otherwise deal in builders' supplies, hardware, paint and glass; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Five Hundred preference shares of One Hundred dollars each and Five Thousand common shares of Ten dollars each; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Donald Eric Calvert, John Patrick Matthews, Francis Joseph Matthews, Archibald Francis Sheppard and Robert Birchnall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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CANADA PYRITE MINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Alexander Cranston and Helen Beauchamp Tedman, Barristers, Roslyn Alexander Smith, Student-at-Law, and Edith May Simmons, Accountant, all of the City of Toronto, in the County of York and Province of Ontario; and Edwin Featherstone Ault, of the Town of Weston, in the said County of York, Student-at-Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of CANADA PYRITE MINES LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth: with a capital divided into One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Million dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Alexander Cranston, Helen Beauchamp Tedman, Edwin Featherstone Ault, Roslyn Alexander Smith and Edith May Simmons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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CHRISTINA HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Alexander O'Hearn, Hardware Store Proprietor; and Florence Dorothy Crockford and Patricia Nellie Smith, Secretaries; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHRISTINA HARDWARE LIMITED: (a) To carry on in all or any of their branches all or any of the businesses of hardware merchants, wholesale and/or retail, manufacturers, warehousemen, suppliers, jobbers, contractors, builders, plumbers, tinsmiths, roofers, repairmen and other businesses which may be carried on in conjunction with any thereof; and to buy, sell, produce, manufacture, import, export, exchange, let, hire, repair, alter and otherwise in any manner whatsoever deal in and with hardware, electrical supplies, building supplies, mining supplies, lumbermen's supplies, ship supplies, machinery and equipment of all kinds and other goods, merchandise, articles or things of any kind or nature whatsoever; and to supply any service or services which may be furnished in connection with the aforesaid businesses or any of them; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being Charles Alexander O'Hearn, Florence Dorothy Crockford and Patricia Nellie Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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A. DETLOR AND SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilfrid Sarsfield Martin, of the village of Queenston, in the County of Lincoln and Province of Ontario, one of His Majesty's Counsel learned in the Law; and Donald Eric Calvert and Archibald Francis Sheppard, Solicitors, and Robert Birchnall, Clerk, all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. DETLOR AND SONS LIMITED: (a) To carry on the respective businesses of plumbers, manufacturers and contractors for plumbing and sanitary fixtures and supplies, pipes, fittings, apparatus and repairs for heat, light, gas or water supplies and sheet metal work; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Two Thousand preference shares of Ten dollars each and Three Thousand common shares of Ten dollars each; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Wilfrid Sarsfield Martin, Donald Eric Calvert, Archibald Francis Sheppard and Robert Birchnall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GEO. W. EADES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George William Eades, Merchant; Lucinda Claris Eades and Helen Winnifred Kirkpatrick, Married Women; and Ephriam Frank Kirkpatrick, Bookkeeper; all of the Town of Carleton Place, in the County of Lanark and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GEO. W. EADES LIMITED: (a) To carry on in all or any of their branches all or any of the businesses of hardware merchants, wholesale and/or retail, manufacturers, warehousemen, suppliers, jobbers, contractors, builders, plumbers, tinsmiths, roofers, repairmen and other businesses which may be carried on in conjunction with any thereof; and for the further purposes and objects therein set forth: with a capital divided into Ten Thousand non-cumulative redeemable preference shares of the par value of Five dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said Town of Carleton Place; and its Provisional Directors being George William Eades, Lucinda Claris Eades, Helen Winnifred Kirkpatrick and Ephriam Frank Kirkpatrick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ELRAY REALTY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Fred Lamar, Solicitor; Jean Gray, Secretary; and Inez Laking, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ELRAY REALTY LIMITED: To buy, sell, mortgage, pledge and otherwise generally deal in lands, both improved and unimproved, and to accept mortgages in payment thereof and to give discharges and assignments thereof; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Fred Lamar, Jean Gray and Inez Laking, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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E. M. S. (ELECTRICAL) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edward Bindon Potts, Electrical Engineer; Michael Edmond Anka, Barrister; and Lily Olga May, Secretary; all of the City of Ottawa, in the County of Carleton and Province of Ontario; any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of E. M. S. (ELECTRICAL) LIMITED: To buy, sell, repair, renovate, process and deal in motors, equipment, accessories, appliances, machinery, goods, wares and merchandise; with a capital of One Hundred Thousand dollars divided into Two Thousand Five Hundred preference shares of Ten dollars each and Seventy-five Thousand common shares of One dollar each; with its Head Office at the said City of Ottawa; and its Provisional Directors being Edward Bindon Potts, Michael Edmond Anka and Lily Olga May, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ERINDALE FOODS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leslie Bernard Bond, Solicitor; and Dorothy Perkins and Nellie Mary Muhvick, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ERINDALE FOODS LIMITED: (a) To buy, sell, manufacture and have manufactured

and deal in food products and like merchandise; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Leslie Bernard Bond, Dorothy Perkins and Nellie Mary Muhvick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ESTONIAN HOUSE IN TORONTO LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Enn Salurand, Journalist; George Orav, Realtor; Arnold Ketta and Otto Roos, Book-keepers; Nikolai Bockfeldt, Radio Serviceman; Mart Tarum, Barrister; and Hugo Mannik, Clerk; all of the City of Toronto, in the County of York and Province of Ontario; any any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of ESTONIAN HOUSE IN TORONTO LIMITED: (a) To promote the educational, benevolent, fraternal, charitable, social, cultural and recreational interests of persons of Estonian origin living in Toronto and to assist such persons to assimilate the Canadian way of life; and for the further purposes and objects therein set forth: with a capital of One Hundred and Five Thousand dollars divided into Five Thousand Class A redeemable preference shares of Ten dollars each, Five Thousand Class B redeemable non-voting preference shares of Ten dollars each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Enn Salurand, George Orav, Arnold Ketta, Nikolai Bockfeldt, Otto Roos, Mart Tarum and Hugo Mannik, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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FABRICATED STEEL PRODUCTS (WINDSOR) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alfred William Eansor, of the City of Windsor, in the County of Essex and Province of Ontario, Manufacturer; and Thomas Hanley Eansor and Joseph Norman Eansor, both of the Township of Sandwich West, in the said County of Essex, Manufacturers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FABRICATED STEEL PRODUCTS (WINDSOR) LIMITED: (a) To manufacture, produce, adapt, prepare, import, export, buy, sell and otherwise deal in goods, wares, materials, articles and merchandise of every nature and kind whatsoever and, without limiting the generality of the foregoing, to manufacture or otherwise produce, buy, sell and deal in plastics and plastic goods and materials, metals, chemicals, minerals,

rubber and rubber products, paints, glass, building materials and supplies, bricks, blocks, furniture, wood-work, toys and all kinds of household articles; and for the further purposes and objects therein set forth: with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Alfred William Eansor, Thomas Hanley Eansor and Joseph Norman Eansor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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FROMM BROS. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Willard Boos, Solicitor; Mildred Anne Wolff, Secretary; and Florence Irene Wolff, Stenographer; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FROMM BROS. LIMITED; To manufacture, process, develop, import, export, buy, sell or otherwise deal in or with all kinds of fabrics and fabric products, made in whole or in part of wool, cotton, rayon, nylon or any other fibre, natural or synthetic, or of a combination thereof; with a capital divided into One Thousand Seven Hundred and Fifty preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the City of Galt, in the said County of Waterloo; and its Provisional Directors being Albert Willard Boos, Mildred Anne Wolff and Florence Irene Wolff, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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GLEN ROAD APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Maurice Crabtree, one of His Majesty's Counsel learned in the Law; and William Stewart Rogers and Alan Hanson Crabtree, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GLEN ROAD APARTMENTS LIMITED: (a) To purchase the following lands and premises: All and singular that certain parcel or tract of land and premises

situate, lying and being in the City of Toronto, County of York and Province of Ontario; and being composed of part of Block A according to a plan filed in the Registry Office for the City of Toronto as No. 238E; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand 3% non-cumulative redeemable preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office in the Township of Scarborough, in the said County of York; and its Provisional Directors being Maurice Crabtree, William Stewart Rogers and Alan Hanson Crabtree, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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GRAPHIC ARTS MACHINERY SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William McCutcheon, of the Township of Vaughan, in the County of York and Province of Ontario, Mechanic; Clifford Merritt Coleman, of the Township of North York, in the said County of York, Mechanic; and Eugene Greenan and John Jeffrey Burnett, both of the City of Toronto in the said County of York, Mechanics; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GRAPHIC ARTS MACHINERY SERVICE LIMITED: To manufacture, service, repair, buy, sell and deal in machinery equipment and parts of every nature and description; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John William McCutcheon, Clifford Merritt Coleman, Eugene Greenan and John Jeffrey Burnett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200)

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HURON MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alexander Douglas MacWilliam, Garage Proprietor and Olga Domenech MacWilliam, Married Woman, both of the Town of Wingham, in the County of Huron and Province of Ontario; and John J. MacWilliam, of the City of London, in the County of Middlesex and Province of Ontario, Retired School Teacher; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HURON MOTORS LIMITED: (a) To manufacture, repair, buy, sell, import, export, exchange and generally

deal in all kinds of new or used automobiles, trucks, tractors, farm implements, motors, engines, machines, aircraft, carburetors, accessories, bicycles, radios, refrigerators, motorcycles and parts, and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture and/or repair of the aforementioned articles and goods and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Wingham; and its Provisional Directors being Alexander Douglas MacWilliam, Olga Domenech MacWilliam and John J. MacWilliam, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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INTERNATIONAL VENDING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Nathan Phillips, of the City of Toronto, in the County of York and Province of Ontario; one of His Majesty's Counsel learned in the Law; Howard Arnold Phillips, of the Township of North York, in the said County of York, Barrister; and Kenneth Jack McPhail, of the City of Chatham, in the County of Kent and Province of Ontario, Manager; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INTERNATIONAL VENDING CO. LIMITED: (a) To manufacture, buy, sell, lease, import, export or otherwise deal in and install and operate coin operated machines and devices of all kinds and descriptions whatsoever, and to supply such machines with the products, tangible and intangible, for which they have been created according to the kind and nature thereof; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred non-voting preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Nathan Phillips, Howard Arnold Phillips and Kenneth Jack McPhail, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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KIWANIS CLUB OF COLLINGWOOD, INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting John Alexander Sheffer, Company President; William Armine Chatterson, Undertaker; and George Edmond Sandell, Butcher; all of the Town of Collingwood, in the County of Simcoe and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of KIWANIS CLUB OF COLLINGWOOD, INCORPORATED: (a) To give primacy to the human and spiritual rather than to the material values of life; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Collingwood; and its First Directors being John Alexander Sheffer, William Armine Chatterson and George Edmond Sandell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LATNER-SHERMAN TAXI LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Sydney Midanik and Harry Marvin Sherman, Solicitors; and Rae Frank, Secretary, all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LATNER-SHERMAN TAXI LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, acquire, own and operate for hire taxicabs, automobiles, sight-seeing buses, trucks and all sorts of motor vehicles and to carry on the business of a motor car livery and of private carriers for hire of persons, goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Five Hundred non-voting preference shares of Ten dollars each and Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Sydney Midanik, Harry Marvin Sherman and Rae Frank, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LEASIDE PLATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Badgerow Mulholland, Arthur LaPierre Smoke and Arthur Campbell Burgess, Barristers; John Banks Clements, Student-at-Law; and Jean Theresa Aziz, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEASIDE PLATING LIMITED: (a) To manufacture, buy, sell, deal in, export and import goods, wares and

merchandise; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the Town of Leaside, in the said County of York; and its Provisional Directors being Donald Badgerow Mulholland, Arthur LaPierre Smoke, Arthur Campbell Burgess, John Banks Clements and Jean Theresa Aziz, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LEIGHTS OF SWEDEN (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David James Ongley, Barrister; Joseph Hilley, one of His Majesty's Counsel learned in the Law; and Doris Wanda Clements, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEIGHTS OF SWEDEN (CANADA) LIMITED: (a) To manufacture, produce, adapt, prepare, import, export, buy, sell and otherwise deal in goods, wares, materials, articles and merchandise of every nature and kind whatsoever and, without limiting the generality of the foregoing, to manufacture or otherwise produce, buy, sell and deal in woods, metals, plastics and plastic goods and materials, chemicals, minerals, rubber and rubber products, furniture and all kinds of household articles, paints, glass, building materials and supplies, bricks, blocks, wood-work and toys; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being David James Ongley, Joseph Hilley and Doris Wanda Clements, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE LIONS CLUB OF TRENTON

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thorne Wilfred Spear, High School Teacher; Franklin McConkey Justus, Grocer; and Ernest Leslie Harlick, Banker; all of the Town of Trenton, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation,

and persons who thereafter become members thereof, a corporation without share capital under the name of THE LIONS CLUB OF TRENTON: (a) To create and foster a spirit of generous consideration among the peoples of the World through a study of the problems of international relationships; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Trenton; and its First Directors being Thorne Wilfred Spear, Franklin McConkey Justus and Ernest Leslie Harlick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GUS MARKER BLOCK & TILE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William James Henderson, Solicitor, and August Solberg Marker, Merchant, both of the City of Kingston, in the County of Frontenac and Province of Ontario; and Lloyd Alvin Woods, of the City of Toronto, in the County of York and Province of Ontario, Student; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GUS MARKER BLOCK & TILE LIMITED: (a) To engage in and carry on in all or any of their respective branches all or any of the respective businesses of manufacturers, buyers, sellers, importers and exporters of and dealers and workers in cement, concrete, stucco, stucco products of all kinds, asphalt, stone, crushed stone, sand, shale, wood, bricks, blocks, tiles, paving materials, clay, gravel, plaster, paints, machinery and equipment and other materials which are used directly or indirectly by contractors and builders and to act as agents for other persons, firms and corporations carrying on any similar business or businesses and to warehouse and store products, materials, goods, wares and merchandise for other firms, persons or corporations; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Three Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Hundred Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being William James Henderson, August Solberg Marker and Lloyd Alvin Woods, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GUS MARKER READY-MIXED LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William James Henderson, Solicitor, and August Solberg Marker, Merchant, both of the City of Kingston, in the County of Frontenac and

Province of Ontario; and Lloyd Alvin Woods, of the City of Toronto, in the County of York and Province of Ontario, Student; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GUS MARKER READY-MIXED LIMITED: (a) To engage in and carry on in all or any of their respective branches all or any of the respective businesses of manufacturers, processors, buyers, sellers, importers and exporters of and dealers and workers in cement, concrete, stucco and stucco products of all kinds, asphalt, stone, crushed stone, sand, shale, rock, wood, bricks, blocks, tiles, paving materials, clay, gravel, plaster, paints, machinery and equipment and other materials which are used directly or indirectly by contractors and builders and to act as agents for other persons, firms and corporations carrying on any similar business or businesses, and to warehouse and store products, materials, goods, wares and merchandise for other persons, firms and corporations; and for the further purposes and objects therein set forth: with a capital divided into One Thousand 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and One Hundred and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred and Fifty Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being William James Henderson, August Solberg Marker and Lloyd Alvin Woods, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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F. G. MILLER TIMBER PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Christine Elizabeth Donaghue, Bookkeeper; and Rita Eileen Parker and Valda Beatrice Baskcomb, Stenographers; all of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of F. G. MILLER TIMBER PRODUCTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawmill, planing-mill and pulpmill owners and all other businesses incidental thereto; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Sault Ste. Marie; and its Provisional Directors being Christine Elizabeth Donaghue, Rita Eileen Parker and Valda Beatrice Baskcomb, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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NIAGARA OFFSET LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Donald Eric Calvert and Archibald Francis Sheppard, Solicitors; and Robert Birchnall, Clerk; all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NIAGARA OFFSET LIMITED: (a) To carry on the trade or business of general printers, publishers, newspaper publishers, lithographers, engravers, bookbinders, booksellers, type foundries and advertising agents, and the business of embossing, electrotyping, stereotyping, photo-engraving, manufacturing and dealing in paper boxes, stationery, tags and labels; and for the further purposes and objects therein set forth: with a capital divided into One Thousand preference shares of the par value of Ten dollars each and Three Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Donald Eric Calvert, Archibald Francis Sheppard and Robert Birchnall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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NORTHABIE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Laura Mildred Reid and Isobel Murray Laing, Secretaries; Lillian Grant, Clerk; Morgan James Callahan, Inspector; and Amos Hyman Brown, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NORTHABIE MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Laura Mildred Reid, Lillian Grant, Morgan James Callahan, Amos Hyman Brown and Isobel Murray Laing, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PARKWAY FOREST PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Willard Boos, Solicitor; Mildred Anne Wolff, Secretary; and Florence Irene Wolff, Sterographer; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PARKWAY FOREST PRODUCTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawmill and planing-mill owners; and for the further purposes and objects therein set forth: with a capital divided into Seven Thousand preference shares of the par value of Ten dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being Albert Willard Boos, Mildred Anne Wolff and Florence Irene Wolff, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PEARSON PHARMACAL COMPANY (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick William Torrance and William Deneau Lyon, Solicitors; John Borden Hamilton, one of His Majesty's Counsel learned in the Law; and Rita Alexandra McDonald, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PEARSON PHARMACAL COMPANY (CANADA) LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the trade of chemists and importers and manufacturers of and traders in medicinal and pharmaceutical preparations; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Six Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick William Torrance, John Borden Hamilton, William Deneau Lyon and Rita Alexandra McDonald, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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POLONIA INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Louis Addison, Harry Jerome Goulding and Louis William Spencer, Barristers; Freda Deipser, Stenographer; Mary Mical and Winifred Taylor, Secretaries; and Thomas Onizuka, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of POLONIA INVESTMENTS LIMITED: (a) To purchase, receive, hold, own, sell, assign, transfer, mortgage, pledge and otherwise acquire or dispose of bonds, mortgages, debentures, notes, shares of capital stock and other securities, obligations, contracts and evidences of indebtedness of any company, corporation or association or of any government, state, municipality or body politic; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Three Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Louis Addison, Freda Deipser, Harry Jerome Goulding, Mary Mical, Thomas Onizuka, Louis William Spencer and Winifred Taylor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE R-J. 20 CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Henry Thomas Apps, Milburn Lloyd McNeish and George Rutherford Shields, all of the City of Toronto, in the County of York and Province of Ontario, Foremen; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE R-J. 20 CLUB; Within the Township of Tay, in the County of Simcoe and Province of Ontario, and not elsewhere: (a) To maintain and conduct a club for the accommodation, recreation and convenience of the members of the Corporation and their guests; and for the further purposes and objects therein set forth: with its Head Office in the said Township of Tay; and its First Directors being William Henry Thomas Apps, Milburn Lloyd McNeish and George Rutherford Shields, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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SKIRT 'N SWEATER SHOP LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Marion Lewis, Housewife; Donald Carr, Barrister; and Florence Scott, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SKIRT 'N SWEATER SHOP LIMITED; To engage in and carry on any and all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters generally without limitation as to class of products and merchandise and, in particular, without limiting the generality of the foregoing, to carry on the business of tailors and to manufacture, buy, sell, export, import or otherwise deal in all kinds of garments, men's furnishings, fabrics, materials and articles in any way necessary or requisite for or useful in the manufacture and/or sale of clothing or the component parts thereof including, but without limiting the generality of the foregoing, suits, coats, overcoats, skirts, dresses, ladies' waists, shirt waists, rain coats, cottons, woollens, yarns and fabrics of every description, smallwares, buttons, tags and other accessories; with a capital of Forty Thousand dollars divided into Three Hundred and Fifty preference shares of One Hundred dollars each and Fifty common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Marion Lewis, Donald Carr and Florence Scott, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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WHITMAN-LINTON LUMBER CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Arthur Cobban and John Henderson Thomson, Solicitors; and Joan Homuk, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WHITMAN-LINTON LUMBER CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawmill, planing-mill and pulpmill owners; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred and Fifty 4% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the City of North Bay, in the District of Nipissing and Province of Ontario; and its Provisional Directors being William Arthur Cobban, John Henderson Thomson and Joan Homuk, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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WILLOW BOWLING ACADEMY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Elliott Lloyd Marrus and Bruce Arthur Finkler, Barristers; and Florence Irene Derrett and Fay Harris, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WILLOW BOWLING ACADEMY LIMITED: (a) To carry on the business of operating a bowling alley, five pins or ten pins, and in connection therewith to construct such structure or structures as may be necessary; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred redeemable preference shares of One Hundred dollars each and One Thousand common shares of Ten dollars each; with its Head Office in the Township of North York, in the said County of York; and its Provisional Directors being Elliott Lloyd Marrus, Bruce Arthur Finkler, Florence Irene Derrett and Fay Harris, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200) 5

V. A. WORRY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Willard Zebedee Estey, Richard Rosslyn Walker, Robert William Spratt and Frederick William Cash, Solicitors; and Walter Gibson Cassels, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of V. A. WORRY LIMITED: (a) To carry on the business of plumbing, ventilating, heating, refrigeration, welding and steam fitting contractors, and to carry on trade in metal products; and to engage in the manufacture, fabrication, construction, erection and maintenance of plumbing, ventilating, heating, refrigeration, steam fitting and electrical machinery, equipment and supplies and other metal products and building materials and generally to carry on a wholesale, retail, manufacturing and sales business in the aforesaid goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand 3% non-cumulative redeemable preference shares of the par value of Fifty dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Willard Zebedee Estey, Richard Rosslyn Walker, Robert William Spratt, Frederick William Cash and Walter Gibson Cassels, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200) 5

A. ZIERLER FURNITURE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Zierler and David Solomon Zierler, Furniture Store Proprietors; and Patricia Nellie Smith, Secretary; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. ZIERLER FURNITURE LIMITED: (a) To manufacture, make, produce, build, construct, create, evolve, design, prepare, adapt, assemble, alter, change, improve, sell, import, export, exchange, lease, hire, distribute, market, exploit, receive, dispose of and in any and every manner whatsoever trade and deal in furniture and furniture novelties of every description; and to traffic in lumber and other materials and any of the products thereof, and any articles, chattels, goods and merchandise of every description whatsoever that are necessarily or impliedly incidental thereto; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being Abraham Zierler, David Solomon Zierler and Patricia Nellie Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(200) 5

Supplementary Letters Patent

W. J. ADDISON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to W. J. A D D I S O N LIMITED, incorporated March 11, A.D. 1935, (a) Designating the One Thousand shares of the capital stock of the Company without any nominal or par value as One Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Five Thousand non-cumulative redeemable preference shares of the par value of One Hundred dollars each (therein called the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

AMERICAN BURNER & APPLIANCES
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of January, A.D. 1952, have

been issued by the Secretary of the Province of Ontario, under his Seal of Office, to AMERICAN BURNER & APPLIANCES LIMITED, incorporated April 12, A.D. 1946, Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Eighty-five Thousand dollars; (a) by the creation of an additional Four Thousand Non-voting preference shares of Ten dollars each, ranking *pari passu* in all respects with the existing Non-voting preference shares of the Company; and (b) by creation of an additional Five Hundred common shares of Ten dollars each, ranking *pari passu* in all respects with the existing common shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

DEER PARK DEVELOPMENT AND FINANCIAL COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DEER PARK DEVELOPMENT AND FINANCIAL COMPANY, LIMITED, incorporated March 27, A.D. 1931, (a) Designating the Four Thousand shares of the capital stock of the Company without any nominal or par value as Four Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Six Thousand preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

D. H. HILL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to D. H. HILL LIMITED, incorporated September 21, A.D. 1920, (a) Extending the purposes and objects of the Company as therein set forth; (b) Reclassifying and subdividing Three Hundred unissued shares of the capital stock of the Company of One Hundred dollars each into Three Thousand 5% non-cumulative redeemable preference shares of Ten dollars each, on the terms and conditions therein set forth; (c) Designating the remaining One Hundred issued and unissued shares of the capital stock of the Company of One Hundred dollars each as One Hundred common shares of One Hundred dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

THE HOME OUTFITTING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of January, A.D. 1952, have

been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE HOME OUTFITTING COMPANY, LIMITED, incorporated December 19, A.D. 1930, (a) Declaring the Seven Hundred and Fifty preference "A" shares of the par value of One Hundred dollars each and the One Thousand Two Hundred and Fifty preference "B" shares of the par value of One Hundred dollars each heretofore redeemed to be cancelled; (b) Deleting and expunging from the Letters Patent of Incorporation and the Supplementary Letters Patent, dated the 13th day of November, A.D. 1951, of the Company the terms and conditions attaching to the preference "A" shares and the preference "B" shares; and (c) Increasing the capital stock of the Company by the creation of Ten Thousand 3% non-cumulative redeemable preference shares of the par value of Fifty dollars each, ranking in priority to the common shares of the Company and being entitled to the preferences and priorities and being subject to the conditions and limitations therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

INTERNATIONAL MALLEABLE IRON COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 7th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to INTERNATIONAL MALLEABLE IRON COMPANY, LIMITED, incorporated August 27, A.D. 1912, Subdividing the Five Thousand shares of the capital stock of the Company of One Hundred dollars each into One Hundred Thousand shares of Five dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

WILLIAM KNELL AND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to WILLIAM KNELL AND COMPANY LIMITED, incorporated September 4, A.D. 1936, (a) Designating the One Thousand shares of the capital stock of the Company of One Hundred dollars each as One Thousand common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Five Hundred Thousand dollars by the creation of Four Thousand non-voting preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

LEVY AUTO PARTS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of December, A.D. 1951, have

been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LEVY AUTO PARTS COMPANY LIMITED, incorporated December 13, A.D. 1944, (a) Reclassifying and consolidating the Five Thousand non-voting preference shares of the capital stock of the Company of Ten dollars each into Five Hundred 5% redeemable non-cumulative preference shares of One Hundred dollars each; (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of One Million One Hundred Thousand dollars by the creation of an additional Ten Thousand 5% redeemable non-cumulative preference shares of One Hundred dollars each, ranking *pari passu* in all respects with the Five Hundred 5% redeemable non-cumulative preference shares hereinbefore mentioned; and (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the non-voting preference shares and providing that the 5% redeemable non-cumulative preference shares shall be subject to the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

H. LUNENFELD & SON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to H. LUNENFELD & SON, LIMITED, incorporated March 17, A.D. 1927, (a) Declaring the Five Thousand Eight Hundred and Forty-eight non-voting preference shares of the capital stock of the Company of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Decreasing the capital of the Company from the sum of One Hundred and Forty-five Thousand Seven Hundred dollars to the sum of One Hundred Thousand dollars by the cancellation of the Four Hundred and Fifty-seven unissued non-voting preference shares of One Hundred dollars each; (c) Deleting and expunging from the Supplementary Letters Patent of the Company, dated the 27th day of July, A.D. 1945, the terms and conditions attaching to the non-voting preference shares; and (d) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of One Million Six Hundred Thousand dollars by the creation of Fifteen Thousand 4% non-cumulative redeemable preference shares of One Hundred dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

SAPPHIRE PETROLEUMS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SAPPHIRE PETROLEUMS LIMITED, incorporated May 9, A.D. 1951, Changing the One Million One Hundred and Seventy-eight Thousand Two Hundred and Five issued and the Three Hundred and Twenty-one Thousand Seven

Hundred and Ninety-five unissued shares of the capital stock of the Company without any nominal or par value into One Million One Hundred and Seventy-eight Thousand Two Hundred and Five issued and Three Hundred and Twenty one Thousand Seven Hundred and Ninety-five unissued shares of the par value of One dollar each respectively.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

TORONTO STAMP AND STENCIL WORKS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to TORONTO STAMP AND STENCIL WORKS, LIMITED, incorporated June 26, A.D. 1907, (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred Thousand dollars: (i) by the creation of One Thousand Five Hundred non-cumulative redeemable preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth; and (ii) by the creation of an additional One Hundred common shares of One Hundred dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(201) 5

Change of Name

CANTERBURY FOODS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 7th day of January, A.D. 1952, has changed the name of KENNETH H. SIMPSON CORPORATION LIMITED, incorporated July 30th, 1948, to CANTERBURY FOODS LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(202) 5

LAWRENCE SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order date the 10th day of January, A.D. 1952, has changed the name of LAWRENCE DAIRY SUPPLIES LIMITED, incorporated August 14th, 1950, to LAWRENCE SUPPLIES LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(202) 5

TILLSONBURG DISTRICT MEMORIAL
HOSPITAL TRUST

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 10th day of January, A.D. 1952, has changed the name of THE TILLSONBURG SOLDIERS' MEMORIAL HOSPITAL TRUST, incorporated August 17th, 1923, to TILLSONBURG DISTRICT MEMORIAL HOSPITAL TRUST.

R. J. CUDNEY,
Deputy Provincial Secretary.

(202) 5

Surrender and Cancellation of Letters Patent and Termination of Existence

BLOOR-BAY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BLOOR-BAY COMPANY, LIMITED incorporated by Letters Patent dated the 20th day of January, A.D. 1928, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203) 5

CANADA HAIR CLOTH COMPANY,
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CANADA HAIR CLOTH COMPANY, LIMITED incorporated by Letters Patent dated the 7th day of December, A.D. 1911, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203) 5

EASTWOOD SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 4th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of EASTWOOD SECURITIES LIMITED incorporated by Letters Patent dated the 19th day of July, A.D. 1946, and has directed that

the same be cancelled and by his said Order has fixed the 18th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203) 5

HARE HAULAGE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HARE HAULAGE LIMITED incorporated by Letters Patent dated the 6th day of September, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203) 5

JAMES KIRK, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 8th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of JAMES KIRK, LIMITED incorporated by Letters Patent dated the 5th day of August, A.D. 1920, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203) 5

THE TORONTO AND HAMILTON ELECTRIC
COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 10th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE TORONTO AND HAMILTON ELECTRIC COMPANY, LIMITED incorporated by Letters Patent dated the 3rd day of April, A.D. 1914, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203) 5

THE WESTERN FOUNDRY COMPANY
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of January, A.D. 1952, in the terms

and conditions therein set forth, has directed the cancellation of the charter of THE WESTERN FOUNDRY COMPANY LIMITED incorporated by Letters Patent dated the 11th day of September, A.D. 1902, and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(203)

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NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated January 24, 1952, was passed cancelling the Letters Patent of the following companies as of February 14, 1952, for default in filing annual returns:

Name of Company	Date of Incorporation
Keithwood Mines Limited.....	Nov. 18, 1946
Kirkwin Gold Mines Limited.....	Oct. 26, 1936
Kiryan Gold Mines Limited.....	Sept. 28, 1938
Leric Mines Limited.....	Sept. 18, 1946
Lowell Porcupine Mines Limited.....	Sept. 7, 1940
Lucille Yellowknife Mines Limited.....	May 28, 1945
MacGregor Method of Rejuvenation (Canada) Limited.....	Aug. 1, 1935
Matheson District Gold Mines, Limited.....	Nov. 9, 1934
Meewood Yellowknife Mines, Limited.....	Aug. 2, 1944
Milerlaun Rouyn Gold Mines Limited.....	May 1, 1945
Mobirk Beryllium Mining Limited.....	Nov. 25, 1939
Molydor Mines Limited.....	July 26, 1937
Mount Vernon Porcupine Gold Mines Limited.....	Sept. 7, 1940
New Otissee Long Lac Gold Mines Limited.....	Sept. 17, 1936
North West Ontario Development Co., Limited.....	June 23, 1927
Nugold Mining Corporation, Limited...	May 16, 1934
Numine Prospectors Limited.....	Oct. 29, 1936
Oak Products Limited.....	Apr. 1, 1946
Oakdale Garments Limited.....	Apr. 18, 1946
The O'Connor Silver Mines, Limited...	Dec. 24, 1908
The Office Specialty Manufacturing Company Limited.....	May 15, 1903
Ontario Hotels, Limited.....	Oct. 28, 1930
Ontario Leaf Tobacco Company Limited	Apr. 25, 1933
Ontario Stationers Limited.....	Nov. 21, 1947
Orient Stores & Enterprises Limited....	Apr. 24, 1941
Orient Stores & Enterprises Limited....	Feb. 6, 1945
Orlando Equities Limited.....	Feb. 6, 1948
Otissee Long Lac Gold Mines Limited...	June 26, 1936
The Ottawa Stockyards and Abattoir Company, Limited.....	Nov. 5, 1898
Peak Yellowknife Mines Limited.....	Sept. 7, 1946
Peerless Laundry, Limited.....	Oct. 13, 1931
Pelican Long Lac Gold Mines Limited...	Feb. 25, 1937
Pellatt & Pellatt, Limited.....	Mar. 19, 1925
Peninsular Pulp and Paper Company, Limited.....	July 29, 1915
Penstone Limited.....	Sept. 12, 1946
Pet Yellowknife Gold Mines Limited...	Jan. 12, 1946
Petroleum Terminals Limited.....	Dec. 30, 1947
Phoenix Distributors, Limited.....	Aug. 27, 1947
The Picton Natural Gas Company, Limited.....	Dec. 30, 1938
Porcupine-Crown Mines Limited.....	May 26, 1913

R. J. CUDNEY,
Deputy Provincial Secretary.

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5

Licenses in Mortmain

BRUSH ABOE PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 17th day of January A.D. 1952, has been pleased to authorize BRUSH ABOE PROPERTIES LIMITED, a Corporation created by or under the authority of the laws of the United Kingdom of Great Britain and Northern Ireland on the 8th day of July, A.D. 1946, by Memorandum and Articles of Association, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(204)

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GILLIES BROS. & CO. LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 17th day of January A.D. 1952, has been pleased to authorize GILLIES BROS. & CO. LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 28th day of March, A.D. 1944, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(204)

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Extra-Provincial Corporations

BRITISH INSULATED CALLENDER'S CABLES LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 17th day of January, A.D. 1952, been pleased to authorize BRITISH INSULATED CALLENDER'S CABLES LIMITED, a Corporation created by or under the authority of the laws of the United Kingdom of Great Britain and Northern Ireland, on the 31st day of May, A.D. 1945, by Memorandum and Articles of Association as evidenced by Certificate of Incorporation, (a) To carry on business as manufacturers of and dealers in all kinds of insulated cables and wires for the transmission of electrical energy, including, but without limiting the generality of the foregoing, paper insulated cables, rubber insulated cables, oil pressure cables, gas pressure cables, telecommunication cables of all types and wires insulated with silk, artificial silk, cotton, enamel, glass, asbestos and other materials; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Hugh Sinclair Mackenzie, of the City of Toronto, in the County of York and Province of Ontario, Solicitor, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(205)

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CLAYDON COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council, by an Order dated the 17th day of January A.D. 1952, has directed the issue of a further License under the Great Seal of the Province of Ontario, to CLAYDON COMPANY LIMITED, a Corporation created by or under the authority of the laws of the Province of Manitoba, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its License, dated the 18th day of April, A.D. 1941, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$500,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

G. A. WELSH,
Provincial Secretary.

(205)

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SHULTON, INC.

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator

of the Government of the Province of Ontario in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 17th day of January, A.D. 1952, been pleased to authorize SHULTON, INC., a Corporation created by or under the authority of the laws of the State of New Jersey, one of the United States of America, on the 10th day of February, A.D. 1934, by Certificate of Incorporation, (a) To carry on the business of manufacturers of and dealers in soap, candles, perfumes, cosmetics and toilet articles; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$80,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Clifton Harper Lane, of the City of Toronto, in the County of York and Province of Ontario, Barrister, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

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Books Out of the Province

ADCO LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Lieutenant-Governor in Council, by an Order, dated the 10th day of January, A.D. 1952, has been pleased to relieve ADCO LIMITED from the provisions of sub-sections (1) and (2) of section 102 of The Companies Act, as therein set forth.

G. A. WELSH,
Provincial Secretary.

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Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act notice is hereby given that the undermentioned companies incorporated by Letters Patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
The Piccadilly Hotel Company, Limited.....	Dec. 26, 1934	1946 to 1951 inclusive
Prince Albert Hotel Company, Limited.....	Apr. 28, 1947	1948 to 1951 inclusive
Report Red Lake Gold Mines Limited.....	Feb. 11, 1946	1946 to 1951 inclusive
Robertson Beryllium Developers Syndicate Limited.....	June 8, 1943	1944 to 1951 inclusive
Roseland Lumber Company, Limited.....	Dec. 18, 1939	1940 to 1951 inclusive
Sainsbury Exploration Company, Limited.....	May 3, 1937	1938 to 1951 inclusive
The Sarnia Cement Products Company, Limited.....	Apr. 17, 1928	1938, 1939, and 1942 to 1951 inclusive
George Seed and Sons Limited.....	Dec. 27, 1938	1948 to 1951 inclusive
Select Northern Supply Co., Limited.....	Aug. 13, 1945	1946 to 1951 inclusive
Shallow River Mines Limited.....	May 3, 1937	1940 to 1951 inclusive
Sherry Lee Gold Mines Limited.....	May 17, 1946	1948 to 1951 inclusive
Simplex Motor and Machine Company, Limited.....	June 6, 1923	1944 to 1951 inclusive
Sioux Development Company Limited.....	Nov. 26, 1947	1948 to 1951 inclusive
Smada Lead Mines Limited.....	Oct. 20, 1938	1943 to 1951 inclusive
Solway Furniture Company Limited.....	June 20, 1945	1946 to 1951 inclusive
South Windsor Land Company, Limited.....	Apr. 14, 1928	1932 to 1951 inclusive
Southern Food Products, Limited.....	Nov. 23, 1940	1941 to 1951 inclusive
Southern Golds Limited.....	Aug. 31, 1936	1942 and 1945 to 1951 inclusive
The Southwestern Ontario Nurseries Limited.....	Apr. 28, 1941	1942 and 1944 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

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Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over

\$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, K.C.
Clerk of the Legislative Assembly
of Ontario.

(Oct., 1939)

T.F.N.

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO

PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, K.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that the trustees of Massey Hall will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill incorporating them and their successors from time to time as a body corporate or politic under the name of THE TRUSTEES OF MASSEY HALL and to establish the objects and powers of such corporation.

Dated at Toronto, this 19th day of December, 1951.

BLAKE, ANGLIN,
OSLER & CASSELS,
Solicitors for the Applicants,
Toronto, Ontario.

(2411)

52-1-2-3-4-5

NOTICE OF APPLICATION TO THE LEGISLATIVE ASSEMBLY OF THE PROVINCE OF ONTARIO

NOTICE IS HEREBY GIVEN that an Application will be made by The Corporation of the City of Fort William to the Legislative Assembly of the Province of Ontario at its next session for a Special Act, as follows:

1. Repealing Section 5 of Chapter 88 passed in the first year of His Majesty King George V reign (1911).

2. Amending Section 20 of "An Act to incorporate the City of Fort William and for other purposes" passed in the 7th year of His Majesty King Edward VII reign, (1907) as Chapter 66 by striking out the figure "11" in the 4th line thereof and substituting therefor the figure "20".

The above is to increase the rate to be paid by every owner of property in front of which a sewer is constructed as a local improvement to a uniform frontage tax of 20 cents per annum per foot frontage, to be assessed on each assessable foot of frontage property for a period of twenty-five years.

3. Validating as from their respective dates By-law Number 33 of the Municipality of Neebing, and also the Deed given by the Municipality of Neebing to Canadian Pacific Railway Company registered in the Fort William Registry Office as Number 597 for the Town Plot of Fort William.

4. Declaring that all highways, streets and parts of streets by the said By-law Number 33, including Edward Street, purported to be stopped up and closed were in fact validly stopped up and closed as of the time of the passing of the said By-law.

5. Declaring that the said By-law Number 33 from the time of the passing thereof not only stopped up and closed Water Street as shown on the Town Plot of Fort William, Ontario, of Record in the Department of Lands and Forests, Toronto, Ontario, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

6. Declaring that the said By-law Number 33 is to be considered for all purposes as having been legally and properly registered as part of and at the same time as the registration of the said registered Deed Number 597.

7. Declaring that the said registered Deed Number 597 granted to and vested in the Canadian Pacific Railway Company not only all streets, road allowances and pieces of land in the said By-law Number 33 mentioned and described and intended therein to be conveyed and transferred, but also Edward Street and Water Street as shown on said Town Plot and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River reserved in the original survey or shown on said Town Plot.

8. Validating as and from their respective dates By-laws Number 394 and Number 435 of the Town of Fort William closing a portion of Ford Street south of Gore Street and that portion of the said original road allowance and chain reserve and the street called Water Street lying between a line drawn parallel to and thirty feet distant at right angles westerly from the production southerly of the west limit of Ford Street, and a line drawn parallel with and thirty feet distant at right angles easterly from the production southerly of the east limit of Ford Street.

9. Stopping up and closing as a highway that portion of Francis Street lying east of Syndicate Avenue, and vesting the same in Canadian Pacific Railway Company subject to the right from time to time in perpetuity for The Corporation of the City of Fort William to maintain, repair, substitute, enlarge and operate its sewer and water mains now thereon as well as any other utilities of the said City now thereon.

10. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 1321 of the City of Fort William, registered in the Fort William Registry Office as Number 815C, for Fort William "C".

11. Declaring that by the said By-law Number 1321 those portions of Edward Street and/or Water

Street as shown on the said Town Plot of Fort William purporting to be stopped up and closed by the said By-law, were validly stopped up and closed from the time of the passing of the said by-law.

12. Declaring that the Deed from the City of Fort William to Western Terminal Elevator Company Limited, registered in the said Registry Office as Number 933C for Fort William "C" granted to and vested in Western Terminal Elevator Company Limited those portions of Edward Street therein mentioned and described and intended therein to be conveyed and transferred, and also any portion of Water Street as shown on said Town Plot included in the description contained in said Deed Number 933C.

13. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 391 of the City of Fort William, registered in the Fort William Registry Office as Number 5924 for Fort William.

14. Declaring that by the said By-law Number 391 Water Street as shown on plan of the Oliver and Davidson Addition to the Townsite of Fort William registered in the Registry Office, Fort William, Ontario, as Number 61, and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Plan 61, insofar as the same are situate in front of Lot 6, Concession 1, in the Townsite of Fort William, Ontario, formerly in the Township of Neebing, were validly stopped up and closed from the time of the passing of the said by-law.

15. Declaring that the Deed from the City of Fort William to The Grand Trunk Pacific Railway Company, registered in the said Registry Office as Number 5901 for Fort William granted to and vested in The Grand Trunk Pacific Railway Company not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also Water Street as shown on said Plan 61 and the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

16. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 3807 of the City of Fort William, registered in the Fort William Registry Office as Number 8868C for Fort William "C".

17. Declaring that by the said By-law Number 3807 not only those portions of Edward Street and of Water Street as shown on the Town Plot of Fort William, and that portion of the lane along the northerly limit of Block "Y" as shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on the said Town Plot, were validly stopped up and closed from the time of the passing of the said By-law.

18. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 8889C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Town Plot.

19. Validating and making effective for all purposes as and from the date of the passing thereof, By-law Number 4289 of the City of Fort William, registered in the Fort William Registry Office as Number 12659C for Fort William "C".

20. Declaring that the said By-law Number 4289 not only validly stopped up and closed those streets and portion of the said lane lying north of Block "Y" shown on said Plan 61, purporting to be thereby stopped up and closed, but also the allowance for road

and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61, from the time of the passing of the said By-law.

21. Declaring that the Deed from the City of Fort William to Western Grain Company Limited, registered in the said Registry Office as Number 12712C for Fort William "C" granted to and vested in Western Grain Company Limited not only the lands therein mentioned and described and intended therein to be conveyed and transferred, but also the allowance for road and the chain reserve along the northerly bank of the Kaministiquia River, reserved in the original survey or shown on said Plan 61.

22. Declaring that the southerly limit of the C.P.R. Reserve west of Edward Street as shown on plan registered in the Fort William Registry Office as Number 92, coincides with the northerly limit of the lane north of Block "Y" as shown on said Plan 61.

Dated at Fort William, Ontario, this 21st day of December, A.D. 1951.

THE CORPORATION OF THE
CITY OF FORT WILLIAM,

Per MORRIS & BABE,
Its Solicitors.

(2432) 52-1-2-3-4-5

NOTICE OF APPLICATION TO THE
LEGISLATIVE ASSEMBLY OF
THE PROVINCE OF ONTARIO

TAKE NOTICE that an application will be made to the Legislative Assembly of the Province of Ontario, at the next Session or following Session thereof, on behalf of the Synagogue and Jewish Community Centre of Ottawa for legislation whereby the buildings, lands, equipment and undertaking of or used by the Applicant shall be exempt from Taxation except for local improvements.

Dated the 20th day of December, A.D. 1951.

SAMUEL LEPOFSKY, K.C.,
63 Sparks Street,
Ottawa, Ontario.
Solicitor for the Applicant.

(2433) 52-1-2-3-4-5

NOTICE OF APPLICATION TO
THE LEGISLATURE

TOWNSHIP OF SCARBOROUGH

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Scarborough will apply to the Legislative Assembly for the Province of Ontario, at its next session, for the Legislation for the following purposes, namely, that:

1. The Township of Scarborough be divided into five Wards.

2. (1) For the year 1953 and every year thereafter the Council of the said Township be composed of a Reeve, Deputy Reeve and five Councillors.

(2) The Reeve and Deputy Reeve be elected annually by the voters of the whole township, and the five Councillors be elected annually by Wards, one from each Ward.

3. For the year 1953 and every year thereafter the Public Utilities Commission of the township be composed of five members to be elected annually by Wards, one from each Ward.

4. A Board of Education be created to administer all school matters of the Township of Scarborough, except School Section No. 17.

5. The Electrical Development Area Number 1 of the Township of Scarborough be extended to include the whole of the Township.

6. The Council of said Township may pass by-laws for altering and/or consolidating any and all areas of the said Township which provide special services.

7. Chapter 98 of the Statutes of Ontario, Thirteenth and Fourteenth George V, passed in the year 1933, entitled an Act respecting the Township of Scarborough and all provisions in prior Acts inconsistent with this Act be repealed.

Dated at the Township of Scarborough this 22nd day of December, A.D. 1951.

THE CORPORATION OF THE
TOWNSHIP OF SCARBOROUGH,

By HOLLIS E. BECKETT, K.C.,
350 Bay Street, Toronto.
Solicitor for the Corporation.

(2434) 52-1-2-3-4-5

TAKE NOTICE that the Corporation of the Township of McKim intends to apply in the next Session of the Legislature of the Province of Ontario for an Act permitting the cost of service connections between lot line and water main to be averaged between the users served by such connections within that area of the said Township known as Water and Sewer Area Number 6.

Dated at Sudbury, in the District of Sudbury, this 20th day of December, A.D. 1951.

G. M. PATERSON,
Clerk, Township of McKim.

(8) 1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act amending, varying and revising the provisions of an Act respecting the Town of Oshawa, being chapter 122 of Statutes of Ontario, 1922, as amended by section 6 of The City of Oshawa Act, 1951, being chapter 110 of Statutes of Ontario, 1951, and, more particularly, providing for changes in the procedure for imposing the special frontage rate for the construction of watermains authorized by the said Act and for exempting agricultural lands therefrom.

Dated at Oshawa, Ontario, this 31st day of December, 1951.

THE CORPORATION OF
THE CITY OF OSHAWA

By its Solicitor,
W. J. HARE,
Oshawa, Ontario.

(17) 1-2-3-4-5-6

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the County of Waterloo for a special Act: To establish a road commission for the County of Waterloo consisting

of representatives from the Cities of Kitchener, Galt, and Waterloo, and the County of Waterloo, to be known as "Waterloo County Roads Commission" with jurisdiction and authority over suburban and County roads and bridges within the County of Waterloo, and defining the rights, powers, duties and responsibilities of the said Commission over such roads and bridges, and the liability of the said municipalities to contribute to the construction, improvement, maintenance and repair of the said roads and bridges under the control of the said Commission.

Dated at Waterloo, Ontario, this twenty-eight day of December, 1951.

McGIBBON & HARPER,
Waterloo, Ontario.
Solicitors for the Applicant.

(18)

1-2-3-4-5-6

TAKE NOTICE that an application will be made on behalf of The Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To have the Board consist of eight trustees to hold office for a period of two years, providing that of the original eight trustees elected in 1952, the term of office of four of the said trustees, to be determined by lot, shall expire December 31st, 1953, and that four trustees shall be elected annually to hold office for a period of two years.

2. To terminate the term of office of the trustees holding office in 1952 on December 31st, 1952.

3. To have the election of trustees by general vote without regard to wards or ward boundaries, by the Separate School rate-payers of the City of Sarnia in the year 1952 and thereafter at the same time and place and by the same returning officer or officers and conducted in the same manner as the municipal nominations and elections in and for the City of Sarnia, and to have the provisions of The Municipal Act respecting the time and manner of holding nominations and elections, including the method of receiving nominations for office and the resignations of persons nominated and declarations of qualification of office apply mutatis mutandis to such and all subsequent elections.

4. To provide for appointment by the Board of Trustees to fill in vacancies occurring on the Board between any two elections.

Dated this 31st day of December, 1951.

DONOHUE & MAHER,
278 N. Front St.,
Sarnia, Ontario.
Solicitors for the Applicants.

(24)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that, on behalf of the Canadian National Exhibition Association, application will be made to the Legislative Assembly of the Province of Ontario, at its next session, for special Legislation to amend subsection 6 of section 5 of The Canadian National Exhibition Association Act, 1948, as amended, to provide that notices of appointment of representatives of the various associations must be given not later than the third Wednesday of January in each year at the hour of 12 o'clock noon instead of not later than the second Wednesday of February; and further to provide that this amendment shall have effect from January 1st, 1952.

Dated at Toronto, this 8th day of January, 1952.

W. G. ANGUS, K.C.,
City Hall,
Toronto.
Solicitor for the Applicant.

(81)

2-3-4-5-6-7

NOTICE IS HEREBY GIVEN that the Corporation of the Town of Hespeler will apply to the Legislative Assembly of the Province of Ontario at its next session for the passing of an Act.

1. Withdrawing the Town of Hespeler from the County of Waterloo and providing that on and after the 1st day of January, 1953, the Town of Hespeler shall be separated from the County of Waterloo for municipal purposes.

2. Providing that the relevant provisions of Part I of The Municipal Act shall apply as between the County of Waterloo and the Town of Hespeler.

Dated at Hespeler, Ontario, this 10th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF HESPELER,
By its Solicitors,
SIMS, BRAY, SCHOFIELD &
MACKAY,
Kitchener, Ontario.

(90)

3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

(a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;

(b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;

(c) to create a lien upon dwellings in respect of which advances of money are made;

(d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;

(e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

4. Authorizing the City to pass by-laws regulating the exterior design of buildings facing parks, Federal District Commission driveways or similar public properties or thoroughfares and prohibiting the erection or alteration of such building the plans and specifications for which have not first been approved by an official or officials, or by a committee or board named by the City.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, K.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that CREDIT FONCIER FRANCO-CANADIEN will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill to enlarge its powers to acquire real estate in the Province of Ontario for the transaction of its business and to empower it to lease all or any part of any building built or acquired for such purpose not so required.

Dated at Toronto, this 15th day of January, 1952.

ROBERTSON, LANE,
PERRETT & FRANKISH,
Solicitors for the Applicant,
Toronto, Ontario.

(122)

3-4-5-6-7-8

THE TOWN OF TIMMINS ROMAN CATHOLIC SEPARATE SCHOOL BOARD

NOTICE IS HEREBY GIVEN that The Town of Timmins Roman Catholic Separate School Board will apply to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To terminate the term of office of all the present school trustees on the 31st day of December, 1952.
2. To have the trustees elected by general vote of the Separate School supporters of the Town of Timmins for a term of three years.

Dated at Timmins, Ontario, this 14th day of January, 1952.

THE BOARD OF TRUSTEES OF THE
ROMAN CATHOLIC SEPARATE SCHOOLS
FOR THE TOWN OF TIMMINS,

By P. J. DUNLOP, Chairman.
VINCENT GAUTHIER,
Secretary-Treasurer.

(123)

3-4-5-6-7-8

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the Town of Dryden for a special Act: To operate and maintain a general hospital in the Town of Dryden and to do all things necessary for the proper operation and maintenance of the said hospital.

THE CORPORATION OF THE TOWN OF DRYDEN

By N. F. MCAULEY,
Dryden, Ontario.
Solicitor for the Corporation.

(138)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an Application will be made by the City of Sault Ste. Marie to the Legislature of the Province of Ontario at its next session for a Private Bill providing that The Public Utilities Commission of the City of Sault Ste. Marie be composed of five members instead of three, four of whom shall be appointed by the City Council, and the fifth to be the Mayor of the City, ex officio, and to provide for the period of and time for and manner of such appointments, and to the extent necessary for that purpose to amend or repeal the several Acts affecting public utility matters as contained in the Statutes of Ontario for the years 1917, 1918, and 1919, each intituled "An Act respecting the City of Sault Ste. Marie".

Dated at Sault Ste. Marie, Ontario, this 16th day of January, 1952.

HAMILTON, CARMICHAEL
& BENNETT,
514 Queen St. E.,
Sault Ste. Marie, Ontario.
Solicitors for the Applicant.

(137)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Young Men's Christian Association of Belleville intends to apply to the Legislative Assembly of the Province of Ontario at the next Sitting thereof for a Special Act exempting the buildings, lands, equipment and undertaking of the Association from taxation for all purposes so long as they are occupied by, used and carried on for the purpose of the Association.

Dated at Belleville this 17th day of January, A.D. 1952.

EDWARD E. FOLLWELL,
Solicitor for
Belleville Young Men's Christian
Association.

ROBERT A. PRINGLE, K.C.,
Solicitor for
the Corporation of the City of
Belleville.

(166)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Municipal Corporation of the City of Kingston will apply to the Legislative Assembly of the Province of Ontario, at its next session for a special Act of Parliament to:

(1) Confirm an Order of the Ontario Municipal Board numbered P.F.C. 4238 dated the 1st day of November 1951 and an amending Order of the Board dated the 20th day of December 1951 which provided for the Annexation to the City of Kingston of the Village of Portsmouth and certain portions of the Township of Kingston described in the said Order.

(2) Authorize the Corporation to pass by-laws to provide for a surcharge on water rates and if any of the revenue therefrom is not required for payment of any part of the outstanding capital cost of any existing work as defined in section 389 (1) (j) of the Municipal Act, provide for applying and using such revenue for future capital expenditures on such work or on treatment works.

(3) Authorize the Corporation to pass by-laws authorizing the acquisition and/or expropriation of land for industrial sites, and to pass by-laws authorizing the borrowing of money for that purpose, not exceeding the sum of \$100,000.00.

(4) Authorize the Corporation to pass by-laws to designate trailer camp areas and to regulate same. Further to prohibit the location of trailers used for human habitation within the Municipality except at the designated areas.

(5) Authorize the Corporation to pass by-laws ordering the removal of any building condemned pursuant to the Public Health Act, R.S.O. 1950 Chapter 306, Section 97.

(6) Authorize the Corporation to pass by-laws requiring all owners of houses on a street where there is a sewer to have all plumbing and drainage fixtures, except storm drains, of such houses connected with such sewer.

A copy of the proposed Bill may be examined at the office of the City Clerk.

Dated at Kingston, Ontario, this 23rd day of January, 1952.

THE CORPORATION OF THE
CITY OF KINGSTON

By its Solicitor,
HUGH F. GIBSON,

241 Bagot St., Kingston, Ont.

(167) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that, on behalf of the Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario, at its next Session, for special legislation:

1. To enable the Council of the Corporation to pass by-laws for regulating and governing the erection and installation of television antennae or any classes thereof and for the inspection and charging of fees for same including authority to set up standards governing the quality of material to be used for television antennae.

2. To validate and confirm all sales of land for taxes within the City of Toronto held prior to the 1st day of January, 1951, and the tax deeds issued pursuant thereto.

3. To authorize the Council to pass by-laws requiring heavy trucks and buses to use curb lanes on highways of the City of Toronto to be designated by Council.

4. To authorize the Council to widen the paved or travelled portion of a highway and to widen sidewalks in the same manner as other local improvements.

5. To prohibit the Toronto Transportation Commission or Gray Coach Lines Limited from incorporating any other subsidiary company or companies without the consent of Council.

6. To require the members of the Toronto Transportation Commission and its officials appointed as directors of Gray Coach Lines Limited or of any other subsidiary company to serve as such without remuneration.

7. To prohibit the Toronto Transportation Commission or Gray Coach Lines Limited from using funds belonging to the reserves of either of them for purposes other than those for which they were originally set aside without approval of Council.

8. To provide for the submission to the Ontario Municipal Board of any matters which may become in dispute between the City and the said Commission as to the use of streets or land adjoining streets for transportation purposes.

9. To repeal Section 8 of The City of Toronto Act, 1914, Chapter 98, giving street cars a right-of-way over other traffic.

10. To repeal Subsection 2 of Section 1 of The City of Toronto Act, 1949, which provides for the termination of the agreement between the City of Toronto and the Toronto Transportation Commission for ferry service to Toronto Island on the 31st day of December, 1954.

11. To authorize the Council to establish an independent authority or commission for the purpose of establishing and operating parking areas throughout the City.

12. To authorize and validate a grant of \$225,000 toward the cost of erecting a new Jewish Home for the Aged outside of the City as a capital expenditure.

Dated at Toronto, this 22nd day of January, 1952.

W. G. ANGUS, K.C.,
City Hall, Toronto.
Solicitor for the Applicant.

(165) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Fort Erie application will be made to the legislative Assembly of the Province of Ontario at its next session for a special Act:

1. To provide that the members of a committee, commission or board as provided under the provisions of any or all of the said "Department of Education Act", "The Community Centres Act", and "The Public Parks Act", and regulations made thereunder, may be composed of the same persons, and in the numbers and in the manner as provided in the said proposed Act.

2. That the said committee, commission or board shall have the authority and powers and shall be deemed to be established under and in accordance with the provisions of the said "The Department of Education Act", "The Community Centres Act" and "The Public Parks Act", and any regulations made thereunder.

Dated at Fort Erie, this 22nd day of January, A.D. 1952.

E. W. TYRRILL, K.C.,
Fort Erie, Ontario.
Solicitor for the Applicant.

(168) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an application will be made by Sarnia Young Men's and Young Women's Christian Association to the Legislative Assembly of the Province of Ontario at its next session for a Special Act exempting its buildings, lands, equipment and undertaking, so long as they are occupied by, used and carried on for the purposes of the Association from taxation except for local improvements.

Dated at Sarnia, Ontario, this 28th day of January, 1952.

SARNIA YOUNG MEN'S AND
YOUNG WOMEN'S
CHRISTIAN ASSOCIATION
260 Mitton Street, North,
Sarnia, Ontario.

(247) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To empower the Council of the said Corporation
 - (a) to pass a by-law to establish a board of education for the area comprising the whole of the South Peel high school district except that part of the Township that is included in Union Public School Section number 19 and the public schools of Port Credit;
 - (b) to apply to the Ontario Municipal Board to divide such area into wards for the purpose of the election of members of such board of education; and
 - (c) to pass an annual by-law to reduce the tax levy for school purposes upon farm lands.
2. To provide for the dissolution of the public school boards affected in the event of the establishment of the said board of education.
3. To empower the Council of the said Corporation, if the Council passes a by-law to establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township,
 - (a) to apply to the Ontario Municipal Board to divide such township school area into wards for the purpose of the election of the members of the board of public school trustees for such area;
 - (b) to fix the composition of such board of public school trustees; and
 - (c) to pass an annual by-law to reduce the tax levy for public school purposes upon farm lands.
4. To declare that no person shall be disqualified to be elected as a member of any such board at the first election by reason of being a public or high school trustee.

Dated at Cooksville, this 29th day of January, 1952.

GORDON B. JACKSON, K.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(249) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the City of Stratford will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To authorize and empower the Corporation of the City of Stratford to establish, by purchase or otherwise, a municipally operated bus transportation system in Stratford and to own real and personal property for use in connection therewith.
2. To authorize and empower the Council of the Corporation of the City of Stratford to issue debentures for the purposes as mentioned in paragraph 1 above to such an amount as approved by the Municipal Board.
3. To authorize and empower the Council of the Corporation of the City of Stratford to entrust the construction of any work in connection with the aforesaid transportation system and the control and management of the same to the Public Utilities Commission of the City of Stratford.
4. The assessed value of property for taxation in 1952 is \$15,749,475.00. Total debenture debit of City of Stratford is \$1,602,813.85.

Dated at Stratford, Ontario, this 24th day of January, A.D. 1952.

L. R. GRAHAM,
Clerk.

(209) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next Session for a private bill removing all restrictions to the use by the Town of Barrie of the property known as the Market Block in the Town of Barrie, and vesting the said property in fee simple in the Corporation of the Town of Barrie and providing for an alternative market site. The said Market Block may be better known as "The Open Square" at the Intersection of Mulcaster and Collier Streets in the said Town of Barrie that is to say: Commencing at the Southwest angle of the said Parallelogram then North six chains fifty links more or less to the Northwest angle of the said parallelogram then East five chains fifty links more or less to the Northeast angle of the said parallelogram then South six chains fifty links more or less to the Southeast angle of the said parallelogram then West five chains fifty links more or less to the place of beginning, as described in the original Patent from the Crown.

Dated this 28th day of January, A.D. 1952.

THE CORPORATION OF THE TOWN OF BARRIE

By BOYS, SEAGRAM & ROWE,
13 Owen Street,
Barrie, Ontario.
Solicitors for the said Corporation.

(238) 5-6-7-8-9-10

THE CORPORATION OF THE MUNICIPALITY OF NEEBING

NOTICE IS HEREBY GIVEN that the Corporation of the Municipality of Neebing will apply to the Legislative Assembly of the Province of Ontario at its next session of Legislature, for the following purposes, namely, that:

1. The Corporation of the Municipality of Neebing be divided into five wards.

2. (1) For the year 1953 and every year thereafter, the Council of the said Municipality be composed of a Reeve and five Councillors.

(2) The Reeve be elected annually by the voters of the whole Municipality and the five Councillors be elected annually by wards, one from each ward.

3. The Council of the said Municipality may pass By-laws providing for polling places for the electors of the Municipality and for all other purposes necessary for the holding of elections, prior to Jan., 1, 1953.

4. Sections 1 to 4 inclusive, of Chapter 76 of the Statutes of Ontario, 55 Victoria, passed in the year 1892 entitled: "An Act to Amend the Law Respecting the Municipality of Neebing" and all provisions in prior acts in consistence with this Act, be repealed.

5. Sections 10 to 13 inclusive, of Chapter 61, of the Statutes of Ontario, 4 Edward VII, passed in the year 1904, entitled: "An Act to Incorporate the Municipality of the Township of Paipoonge" and all provisions in prior acts, in consistence with this Act, be repealed.

Dated at the Township of Neebing, this 3rd day of July, A.D. 1951.

THE CORPORATION OF THE MUNICIPALITY OF NEEBING

By BERNARD I. BLACK,
Solicitor for the Corporation.

(239) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act vesting that part of "The Old Cemetery" as shown on Plan 257 for the Town of Wallaceburg which lies to the West of Water Street in said Town, in J. L. T. Thompson Supply Limited.

Dated at Wallaceburg, Ontario, this 1st day of February, A.D. 1952.

BURGESS & CLEMENT,
Wallaceburg, Ontario,
Solicitor for the Applicant.

(259) 5-6-7-8-9-10

Corporation Notices

SANDERS & BELL, LIMITED

NOTICE IS HEREBY GIVEN that Sanders & Bell, Limited will make application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at St. Thomas, Ontario, this 23rd day of January, A.D. 1952.

SANDERS & SANDERS,
14 Southwick St.,
St. Thomas, Ont.,
Solicitors for the Company.

(188) 5

BAYWELL INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Baywell Investments Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Toronto, this 24th day of January, 1952.

HUGH S. RITCHIE,
Secretary.

(192) 5

BONN MOTOR SALES LIMITED

By-LAW No. 4

Being a by-law to create and issue part of the capital stock of the Company as preference shares.

WHEREAS the Company was incorporated under the Companies Act (Ontario) by Letters Patent dated the 25th day of September, 1950, with a capital of four thousand shares without nominal or par value of which three shares have been issued and allotted and are fully paid;

AND WHEREAS it is deemed advisable that two thousand unissued shares of the Company be created and issued as preference shares;

NOW THEREFORE be it enacted and it is hereby enacted as a by-law of Bonn Motor Sales Limited (herein called the "Company"), that—

(1) Two Thousand unissued shares without any nominal or par value of the Capital stock of the Company be and the same are hereby created and shall be issued as Two Thousand preference shares without nominal or par value.

(2) The said Two Thousand preference shares hereby created shall carry the rights and be subject to the limitations and restrictions hereinafter set forth, that is to say:

(1) The holders of the preference shares shall be entitled to receive and the Company shall pay thereon as and when declared by the board of directors out of the moneys of the Company properly applicable to the payment of dividends. First fixed preferential cash dividends of .50c per annum per share; such dividends to be payable yearly, half-yearly, or quarterly, as may be determined by the board of directors. The holders of the preference shares shall not be entitled to any dividends other than or in excess of the cash dividends hereinbefore provided for.

(2) In the event of the liquidation, dissolution or winding up of the Company or other distribution of assets of the Company among shareholders for the purpose of winding up its affairs the holders of the preference shares shall be entitled to receive out of the property and assets of the Company (before any distribution is made to the holders of shares of any other class) the sum of \$10.00 for each share held or created by this by-law and after payment to the holders of the preference shares of the amounts so payable to them they shall not be entitled to share any further in the distribution of the property or assets of the Company.

(3) The said preference shares, or any part thereof, shall be redeemable at a price equal to the amounts paid thereon together with a premium of 4% of said amount at any time at the option of the directors of the Company without the consent of the owners or the holders thereof; and if less than the whole amount of the outstanding preference shares shall be so redeemed, the shares to be redeemed shall be selected by lot in such manner as the Board of Directors shall determine.

(4) The Company may at any time purchase for cancellation the said preference shares or any part thereof at the going or market value thereof.

(5) The holders of the preference shares shall not, as such, have any voting rights for the election of directors or for any other purpose nor shall they be entitled to attend shareholders meetings unless and until the Company shall fail, for a period of three consecutive years, to pay any dividend on the preference shares, whereupon and whenever the same shall occur, the holders of the preference shares shall, until the dividend of .50c per annum have been paid on the preference shares for three consecutive years, be entitled to attend all shareholders meetings and shall have one vote thereat for each preference share then held by them respectively; holders of preference shares shall, however, be entitled to notice of meetings of shareholders convened for the purpose of considering and authorizing dissolution of the Company or the sale of its undertaking or a substantial part thereof.

Enacted by the Directors of this Company this 27th day of December, 1951.

Witness the Corporate Seal of the Company.

JOHN JOSEPH BONN,
President,
NATALIE BONN,
Secretary-Treasurer.

(193)

5

BELLEVUE GOLD MINES LIMITED
(No Personal Liability)

BY-LAW No. 10

Authorizing the Appointment of a Sixth Director

WHEREAS it is expedient for the purpose of carrying on the business of the Company to increase the number of Directors from five to six.

THEREFORE BE IT ENACTED and it is hereby enacted by the Directors of the Company, as a by-law thereof, as follows:

1. That the number of the Directors of the Company be and are hereby increased from five to six.

Passed by the Directors, this 3rd day of December, A.D. 1951, as witness the Corporate Seal of the Company.

T. EDGAR REILLY
President.

WM. L. McKEOWN,
Secretary.

(230)

5

BELLEVUE GOLD MINES LIMITED
(No Personal Liability)

BY-LAW No. 11

Authorizing the reduction of the Directors from six to five.

WHEREAS it is expedient for the purpose of carrying on the business of the Company to reduce the number of Directors from six to five.

THEREFORE BE IT ENACTED and it is hereby enacted by the Directors of the Company, as a by-law thereof, as follows:

1. That the number of the Directors of the Company be and are hereby reduced from six to five.

Passed by the Directors, this 3rd day of December, A.D. 1951, as witness the Corporate Seal of the Company.

T. EDGAR REILLY,
President.

WM. L. McKEOWN,
Secretary.

(231)

5

GREETHAM INDUSTRIES LIMITED

BY-LAW No. 5

Being a by-law varying the number of Directors.

BE IT ENACTED and it is hereby enacted as a by-law of Greetham Industries Limited as follows:

1. The number of Directors of the Company be and the same is hereby decreased from five Directors to four Directors so that the Board of Directors of the Company shall hereafter be composed of four Directors;

2. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed by the Board of Directors and sealed with the Company's seal this 15th day of January, 1952.

S. A. GREETHAM,
President.

C. H. MORROW,
Secretary.

Certified to be a true copy of By-law No. 5 of Greetham Industries Limited, which was duly enacted at a meeting of the Board of Directors of the Company duly held on the 15th day of January, 1952, and was subsequently confirmed by the unanimous vote of all the Shareholders of the Company present or represented at a special general meeting of the Shareholders held on the 15th day of January, 1952.

Dated this 28th day of January, 1952.

A. H. McCULLOCH,
Secretary of
Greetham Industries Limited.

(240)

5

BY-LAW No. 6

To vary the number of the Board of Directors of PETER McLEAN ENTERPRISES LIMITED.

WHEREAS it is deemed expedient to increase the number of the Board of Directors of the said Company from Three to Five members.

THEREFORE be it enacted as By-law No. 6 of the Company:

1. That the number of the Board of Directors be increased from Three to Five members.

2. That this by-law shall not take effect until confirmed by a vote of shareholders present or represented by proxy at a meeting duly called for considering the same and holding not less than two-thirds of the issued capital stock represented at such meeting.

Enacted by the Directors and sealed with the Company's seal this 12th day of January, A.D. 1952.

TED I. BOOMER,
President.

PETER J. McLEAN,
Secretary.

Certified a true copy of the above mentioned by-law and a confirmation thereof as aforesaid.

Dated this 28th day of January, 1952.

PETER J. McLEAN,
Secretary.

(241)

5

NOTICE IS HEREBY GIVEN that BAIRD & EDWARDS LIMITED will make application to His Honour the Lieutenant-Governor of Ontario, under the provisions of The Companies Act, R.S.O.

1950, Chapter 59, for leave to surrender its charter on and from a date fixed by the Lieutenant-Governor.

Dated at Peterborough, Ontario, this 30th day of January, A.D. 1952.

JACOB LOW,
435 George Street,
Peterborough, Ontario,
Solicitor for the Applicant.

(242)

5

BY-LAW No. 6

BE IT ENACTED as a by-law of LEWMUL GOLD MINES LIMITED as follows:

That the number of the Company's directors be increased from three to five of whom three shall constitute a quorum.

In witness whereof Lewmul Gold Mines Limited has caused its corporate seal to be hereunto affixed this 30th day of October, 1951, attested by the signatures of its proper officers in that behalf.

J. E. S. LEWIS,
President.

C. W. SHELTON,
Secretary.

(243)

5

NOTICE IS HEREBY GIVEN that STERLING PAPER BOXES LIMITED (No Personal Liability) will make an application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Toronto this 21st day of January, 1952.

D. L. RIEGER,
Secretary.

(194)

5

FRYER'S STUDIO LIMITED

BY-LAW No. 45

BE IT ENACTED and it is hereby enacted as a by-law of Fryer's Studio Limited (herein called the "Company") as follows:

1. The number of Directors of the Company be and the same is hereby increased from three to five so that the Board of Directors of the Company shall hereafter be composed of five Directors.

2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 23rd day of January, 1952.

Witness the corporate seal of the Company.

K. R. SHERMAN,
President.

A. L. JOHNSON,
Secretary-Treasurer.

I hereby certify the foregoing to be a true copy of By-law No. 45 enacted by the Directors and confirmed by the Shareholders of Fryer's Studio Limited on the 23rd day of January, 1952.

Dated January 23, 1952.

A. L. JOHNSON,
Secretary-Treasurer.

(210)

5

NOTICE IS HEREBY GIVEN that STERLING ELECTRIC SUPPLY COMPANY LIMITED will make application to His Honour the Lieutenant-Governor of Ontario, under the provisions of The Companies Act, R.S.O. 1950, Chapter 59, for leave to surrender its charter on and from a date fixed by the Lieutenant-Governor.

Dated at Toronto, Ontario, this 25th day of January, A.D. 1952.

CROLL & BORINS,
44 King St. W.,
Toronto 1, Ont.
Solicitors for the Applicant.

(211)

5

CLAXTON'S STORES LIMITED

(Private Company)

BY-LAW No. 10

A by-law increasing the number of Directors

BE IT ENACTED and it is hereby enacted as a by-law of Claxton's Stores Limited as follows:—

1. The number of Directors of the Company be and is hereby increased from three to five.

Passed and enacted by the Directors of Claxton's Stores Limited this 16th day of January A.D., 1952, as witness the corporate seal of the Company.

CLAXTON'S STORES
LIMITED.

A. R. CLAXTON,
President.

GILBERT A. DOE,
Secretary.

Certified a true copy of By-law No. 10 of Claxton's Stores Limited passed by the Directors at a meeting duly called and held on the 16th day of January, A.D. 1952.

Given under my hand and the seal of the Company this 16th day of January A.D. 1952.

GILBERT A. DOE,
Secretary.

(214)

5

BRITISH HOTEL LIMITED

BE IT RESOLVED that British Hotel Limited be wound up voluntarily pursuant to the provisions of The Ontario Companies Act and that E. M. Sprackman, Esquire, C.A., of the City of Toronto, be appointed Liquidator for the purpose of such winding up.

Enacted this 4th day of September, 1951.

Certified to be a true copy of the Resolution as passed by the Board of Directors and unanimously ratified by the Shareholders.

WILLIAM GOLD,
Secretary.

(216) 5

MEDCO PRODUCTS (CANADA) LIMITED

On Motion duly made, seconded and unanimously carried at a meeting of the Company's shareholders held on the 23rd day of January, 1952.

It was resolved that Medco Products (Canada) Limited be voluntarily wound up pursuant to the provisions of the Ontario Companies Act and that Mr. Frank Edward Zenner of the City of Toronto be appointed Liquidator for the purpose of such winding up.

SALLY ZENNER,
President.

(227) 5

NOTICE IS HEREBY GIVEN that ASSOCIATED (MERCANTILE) DISTRIBUTING COMPANY LIMITED, will make application to His Honour the Lieutenant-Governor of Ontario, under the provisions of The Companies Act, R.S.O. 1950, Chapter 59, for leave to surrender its charter on and from a date fixed by the Lieutenant-Governor.

Dated at Toronto, Ontario, this 29th day of January, A.D. 1952.

CROOL & BORINS,
44 King St. W.,
Toronto 1, Ont.
Solicitors for the Applicant.

(228) 5

Under The Companies Act (Ontario) MAYNARD SECURITIES COMPANY LIMITED hereby gives notice that it will make an application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 29th day of January, 1952.

R. H. SCARLETT,
Secretary.

(229) 5

Notice to Creditors

TAKE NOTICE that the undersigned has been appointed Trustee in the sale of the business formerly carried on at the Town of Wallaceburg in the County of Kent, by John A. Ryan, as RYAN TRANSPORT, to Gordon Hazzard; and that a meeting of creditors of the Vendor will be held February 9th, 1952, at 2 p.m., at the address given hereunder;

AND FURTHER TAKE NOTICE that creditors and others are required to send in to the undersigned full particulars of their claims against the said John

A. Ryan, verified by affidavit and vouchers; not later than March 1st next; after which date distribution of the proceeds of said sale shall be made having regard only to the claims of which notice shall then have been received.

G. Y. CLEMENT,
Trustee for the Vendor,
c/o Burgess & Clement,
130 Duncan St.,
Wallaceburg, Ontario.

(244) 5

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us, the undersigned, Bernard Lofchick and Robert Black, carrying on business under the firm name of KEELTON CLEANERS, in the Township of York, in the County of York, was on the 23rd day of January, 1952, dissolved by mutual consent so far as regards the said Bernard Lofchick, who retires from the firm.

The business in future will be carried on under the name of KEELTON CLEANERS by the said Robert Black, alone, who will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated at Toronto this 23rd day of January, A.D. 1952.

BERNARD LOFCHICK.

ROBERT BLACK

(212) 5

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between the undersigned Nicholas Nichols and John Thompson carrying on business as interior decorators under the firm name of NICHOLSTHOMPSON INTERIORS, in Toronto, was on the 24th day of January, 1952 dissolved.

Dated at Toronto this 29th day of January, A.D. 1952.

NICHOLAS NICHOLS,
by his Solicitors,
Aylesworth, Garden, Thompson
& Stanbury,
67 Yonge Street, Toronto.

(232) 5

Change of Name Act

TAKE NOTICE that the application of Arie Cornelis Damsteeg, residing near Windham Centre in the Township of Windham, in the County of Norfolk, to change his name to Ira Cornel Demsey, will be heard by His Honour Judge Brickenden in his Chambers in the Court House at the Town of Simcoe in the County of Norfolk, on Monday, the 3rd day of March, 1952, at the hour of 2.30 o'clock in the afternoon.

Dated at Waterford, Ontario this 23rd day of January, 1952.

GROVER M. MURDOCH,
Waterford, Ontario,
Solicitor for the Applicant.

(196) 5

TAKE NOTICE that the application of Barend Arie Damsteeg, residing near Windham Centre in the Township of Windham, in the County of Norfolk, to change his name to Bert Arie Demsey, to change the name of his wife Willempje Damsteeg to Wilma Demsey, and to change the name of their infant daughter Cornelia Damsteeg to Cornelia Demsey, will be heard by His Honour Judge Brickenden in his Chambers in the Court House at the Town of Simcoe in the County of Norfolk on Monday, the 3rd day of March, 1952, at the hour of 2.30 o'clock in the afternoon.

Dated at Waterford, Ontario, this 23rd day of January, 1952.

GROVER M. MURDOCH,
Waterford, Ontario,
Solicitor for the Applicant.

(195) 5

TAKE NOTICE that Frank Hochberger, of the Town of Trenton in the County of Hastings, will apply to His Honour Judge Jacob Carroll Anderson at his Chambers in the County Court, Belleville, or to the presiding Judge in Chambers in the said County Court, Belleville, on the 12th day of March, 1952, at the hour of 10 o'clock in the forenoon to change his name from Frank Hochberger to Frank Berger.

ROBERT H. SMITHRIM,
Barrister, Solicitor, etc.,
55 Dundas Street West,
Trenton, Ontario.
Solicitor for the Applicant.

(213) 5

TAKE NOTICE that on the 7th day of the month of March, 1952, Joseph John Podsiadlo of 96 First Avenue, Ottawa, Ontario, will apply to His Honour, Judge MacDougall, at his Chambers, at the Court House, Ottawa, at the hour of 10 o'clock in the forenoon, to change his name to Joseph John Parchelo, and the name of his wife to Anne Rose Parchelo and of his infant children to Raymond Stephen Parchelo, Rosemary Joan Parchelo, and Joseph John Parchelo, Jr.

Dated at Toronto, this 28th day of January, 1952.

O'MARRA & O'MARRA,
749 Yonge Street,
Toronto 5, Ontario.
Solicitors for the Applicant.

(217) 5

TAKE NOTICE that the application of Joseph Hrubo, 66 Denison Ave., Toronto, to change his name to Joseph Ruby, will be heard by His Honour Judge Macdonell, in his Chambers, at the City Hall, Toronto, on Thursday the 14th day of February, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 11th day of January, 1952.

HENRY SIEGAL,
165 Spadina Ave.,
Toronto,
Solicitor for the Applicant.

(218) 5

TAKE NOTICE that an application will be made before His Honour Judge A. G. McDougall in his Chambers at St. George's Church Parish Hall, 152 Metcalfe St., Ottawa, Ontario, on Monday the 10th day of March, 1952, at 2.30 o'clock in the afternoon for an order changing the name of Edna Albenia Bent, Apt. 6, 5 Wolff St., Overbrook, Ontario. The proposed name of the applicant is Edna Albenia Walton.

G. MITCHELL DENT,
53 Queen St., Ottawa.
Solicitor for the Applicant,
Edna Albenia Bent.

(233) 5

TAKE NOTICE that the Application of Donald Desrosiers to change his name to Jack Donald Young will be heard by the presiding Judge in Chambers at the City Hall, Toronto, on Monday the 3rd day of March, 1952 at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto this 29th day of January, 1952.

HOLDEN, ROHMER & CORNER,
2277 Yonge Street, Toronto.
Solicitors for the Applicant.

(234) 5

NOTICE IS HEREBY GIVEN that the application of Harriett Aileen Graham, residing at 81 Wellington Street, Lindsay, for change of name of Mary Matilda Graham will be heard by His Honour Judge McGibbon in his Chambers at the Court House, Lindsay, on the 10th day of March, A.D. 1952, at the hour of 11 o'clock in the forenoon.

Dated at Lindsay this 13th day of January, A.D. 1952.

HARRIETT AILEEN GRAHAM
by her Solicitor,
Thomas H. Stinson,
85 Kent Street, Lindsay.

(245) 5

NOTICE IS HEREBY GIVEN pursuant to this Act that the application of Stella Ann Grantham residing at 784 Copland Road, Sarnia, Ontario, to change the name of her son William Michael Gordon Wastell of the same address to William Michael Gordon Grantham will be heard by His Honour Judge Edwin Arnold Shaunessy in his Chambers at the County Buildings, Christina Street in the said City of Sarnia on the 13th day of March, 1952, at the hour of 2 p.m.

Dated at Sarnia this 28th day of January, 1952.

LOCKHART & TRUSLER,
Barristers, etc.,
166½ N. Christina Street,
Sarnia, Ontario,
Solicitors for the Applicant.

(246) 5

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55) 2-3-4-5-6-7-8-9

NOTICE RE NEXT OF KIN OF
EDMUND K. P. HOWE, DECEASED

Edmund K. P. Howe, Retired Farmer, died on October 6th, 1951, in the Township of Westminster, County of Middlesex.

Will his next of kin communicate their names and addresses and their relationship to the late Edmund K. P. Howe, to the Solicitor for the Executor of the Estate.

M. V. SULLIVAN, K.C.,
195 Dundas Street,
London, Ontario.

(127)

3-4-5

NOTICE IS HEREBY GIVEN that J. Harvey Westren, Esq., B.A.Sc., P. Eng., of the City of Toronto was this day elected a member of the Corporation known as THE TRUSTEES OF THE TORONTO GENERAL BURYING GROUNDS.

Toronto, January 24th, 1952.

F. H. BURKHOLDER,
Secretary-Treasurer.

(237)

5

In the matter of the title to Lot Number 6 on the North side of Gerrard Street East according to registered Plan Number D-53, Toronto, known for municipal purposes as house number 112 Gerrard Street East, Toronto.

NOTICE IS HEREBY GIVEN that Bruce Macklam Metcalfe, Executor and Trustee under the last will and testament of Caroline Mary Falkner Westmacott, deceased, has made an application to me for a certificate of title to this land of which he claims to be the owner in fee simple as Executor and Trustee as aforesaid free from all encumbrances.

Wherefore any other person having or claiming to have any title to or interest in the land or any part thereof is required on or before the 11th day of February, 1952, to file a statement of his claim in my office at the City of Toronto, and to serve a copy on Messrs. Fraser, Beatty, Tucker, McIntosh & Stewart, solicitors for the applicant.

The address of the said solicitors for service is 320 Bay Street, Toronto.

Dated at Toronto this 31st day of January, 1952.

S. MERCER,
Deputy Master of Titles.

(248)

5

Sheriff's Sale of Lands

UNDER AND BY VIRTUE of a Writ of Execution issued out of the Supreme Court of Ontario, in suit wherein David Ross and Betty Ross, by her next friend David Ross, are the Plaintiffs, and William V. McFadden and Earl McFadden, an infant by the said William V. McFadden, his Guardian ad litem, are the defendants and to me directed against the goods and chattels and lands and tenements of the said William V. McFadden, I have seized and taken in execution and will offer for sale by public auction at

my office in the Court House, in the Town of Barrie, on Saturday the 10th day of May, 1952, at 12 o'clock noon, all the right, title, interest and equity of redemption of the said William V. McFadden, in and to the following lands and tenements;

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the Village of Elmvale, in the County of Simcoe, and Province of Ontario, being composed of part of the South Half of Lot Number Six in the Ninth Concession of the Township of Flos and is more particularly described as follows; that is to say; Commencing at the north-east corner of Village Lot Number Seventy-five on the west side of Yonge Street, in the said Village of Elmvale according to Plan Number 416; thence northerly along the eastern limit of said south half of Lot Number (6) Six, in the Ninth Concession of the Township of Flos Four Rods; thence westerly and parallel with the northern limit of said Village Lot Number Seventy-five on the west side of Yonge Street Twenty-four rods; thence southerly and parallel with the said eastern limit four rods more or less to the north-west corner of said Village Lot Number Seventy-five; thence easterly along the northern limit of said Village Lot Number Seventy-five Twenty-four rods more or less to the said north-east corner of Village Lot Number Seventy-five being the place of beginning containing one-half acre more or less.

Dated at Barrie, this 27th day of January, A.D. 1952.

E. C. DRURY,
Sheriff County of Simcoe.

(189)

5

DISTRICT OF MUSKOKA

UNDER AND BY VIRTUE of a Writ of fieri facias issued out of the County Court of the County of York, and to me directed against the goods and chattels, lands and tenements of V. Degazio, defendant, at the suit of York Trading Limited, plaintiff. I have seized and taken into execution all the right, title, interest and equity of redemption of V. Degazio, the defendant, in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Stisted in the District of Muskoka, and being composed of parts of Lot 16 in the 2nd. Concession, of the said Township, described as follows:

Firstly

Commencing at the north easterly angle of said lot 16; thence westerly along the northern limit of said lot a distance of 343 feet to the place of beginning for the lands intended to be herein described; thence westerly along the said northern limit a distance of 141 feet; thence southerly parallel with the eastern limit of said lot a distance of 132 feet; thence easterly parallel with the northern limit of said lot a distance of 141 feet; thence northerly parallel with the eastern limit of said lot a distance of 132 feet to the said place of beginning.

Secondly:

Commencing at the north easterly angle of said lot; thence westerly along the northerly limit of said lot a distance of 343 feet; thence southerly and parallel to the easterly limit of said lot a distance of 240 feet; thence easterly and parallel to the said northerly limit a distance of 343 feet more or less to the said easterly limit; thence northerly along said easterly limit a distance of 240 feet to the place of beginning.

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in

the township of Stisted, in the District of Muskoka, being composed of Lot Number 11 in the 6th Concession of said Township, comprising 95 acres more or less.

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Stisted, in the District of Muskoka, and being composed of part of Lot No. 11 in the 6th Concession of said Township, more particularly described as follows;

Commencing at a point on the western limit of the deviation in the Township Road from Aspdin to Golden City in the south westerly corner of said lot; the said point being distant 62 feet measured northerly along said limit of road from its intersection with the southerly limit of said lot; thence continuing northerly along said limit of road a distance of 726 feet; thence westerly and parallel to the southerly limit of said lot, a distance of 60 feet more or less to the easterly shore of the lake at the south westerly corner of said lot; thence southerly following the shore of said lake to its intersection with a line drawn parallel to the

said northerly limit of lot to the place of beginning; thence easterly along the said line a distance of 60 feet to the place of beginning.

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Stisted, in the District of Muskoka, and being composed of Lot 12 in the 6th Concession of said Township, containing by admeasurement 100 acres more or less.

All of which right, title, interest, and equity of redemption of the said V. Degazio in the said lands and tenements I shall offer for sale by Public Auction at the Court House in the Town of Bracebridge, Ontario, on Friday, may 9th 1952, at the hour of 10.30 in the forenoon.

Dated this Twenty-third day of January, 1952.

W. B. ELLIOTT,
Sheriff of the District of Muskoka.

(190)

5

Treasurer's Sale of Lands for Taxes

TOWNSHIP OF SOMERVILLE

BY VIRTUE OF A WARRANT issued by the Reeve of the Township of Somerville, bearing date the seventeenth day of December, A.D. 1951, and to me directed, commanding me to levy upon the several lands mentioned and described below in the following list for arrears of taxes thereon, and costs as herein set forth, I hereby give notice that unless such arrears and costs are sooner paid, I shall proceed to sell by public auction, at the Orange Hall, Burnt River, Ontario, the said lands, on Friday, the sixteenth day of May, A.D. 1952, at the hour of two o'clock in the afternoon. The adjourned sale will be held at the same place and hour on Friday, the twenty-third day of May, A.D. 1952. It is the intention of the Municipality to purchase at the adjourned sale such lots as do not bring said taxes and costs.

C. F. GODWIN,
Treasurer, Township of Somerville

Dated at Burnt River this Third day of January, A.D. 1952.

Owner and description	Taxes	Adv. Costs	Total
Andrew Clark—Pt. of lot 74, Front Range.	\$ 9.39	\$6.10	\$ 15.49
W. H. Jones—Lot 7 & N. ½ Lot 8, Con. 6, 300 acres.	168.94	6.10	175.04
Albert McDuff—Pt. lot 10, Con. 6.	19.92	6.10	26.02
C. J. Austin—E. pt. Lot 1, pt. blk. Q; W. Hunter St. Lot 5 to 10; W. Hunter St. pt. Lot 10; E. Main St. pt. Lot 4.	307.19	36.60	343.79

Taxes for 1941 & 1942 Block I. (All lots of C. J. Austin sold in one parcel)

All the above lands are patented.

Published in THE ONTARIO GAZETTE, February 2nd 1952.

(191)

5

Publications Under The Regulations Act

FEBRUARY 2nd, 1952

THE DIVISION COURTS ACT

O. Reg. 16/52.

Territorial Limits of Divisions.

Amending O. Regs. 270/50.

Made—17th January, 1952.

Filed—21st January, 1952, 10.45 a.m.

—By Direction.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 is amended by striking out:

Brant	1	1
"	2	2
"	3	3
"	4	4
"	5	5
.		
Hastings	1	52
"	2	53
"	4	54
"	5	55
"	6	56
"	7	57
"	8	58
"	9	59
"	10	60
"	11	61
"	12	62
.		
Huron	1	63
"	2	64
"	3	65
"	4	66
"	5	67
"	8	68
"	9	69
"	10	70
"	11	71
"	12	72
.		
Prince Edward	1	160
"	5	161
.		
Stormont, Dundas and Glengarry	2	177
"	3	178
"	4	179
"	5	180
"	6	181
"	7	182
"	8	183
"	10	184
"	11	185
"	12	186
.		
Algoma	1	223
"	2	224
"	3	225
"	6	226
"	7	227

Nipissing	1	246
"	2	247
"	3	248
.		
Rainy River	1	251
"	3	252
"	4	253
.		
Timiskaming	1	263
"	2	264
"	3	265
"	4	266
"	5	267

and substituting therefor:

Brant	1	1
"	2	2
"	3	3
"	4	4
.		
Hastings	1	52
"	4	54
"	5	55
"	6	56
"	7	57
"	8	58
"	9	59
"	10	60
"	11	61
"	12	62
.		
Huron	1	63
"	2	64
"	3	65
"	4	66
"	5	67
"	8	68
"	9	69
"	10	70
"	12	72

Prince Edward	1	160
.		
Stormont, Dundas and Glengarry	2	177
"	3	178
"	4	179
"	5	180
"	6	181
"	7	182
"	8	183
"	10	184
"	12	186

Algoma	1	223
"	2	224
"	3	225
"	4	223A
"	6	226
"	7	227

Nipissing	1	246
"	3	248
Rainy River	1	251
" "	4	253
Timiskaming	1	263
"	3	265
"	4	266
"	5	267

2. Schedules 4 and 5 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 4

1. The townships of

- (a) Burford, and
- (b) Oakland.

3. Schedules 52 and 53 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 52

1. The City of Belleville.

2. The townships of

- (a) Limerick,
- (b) Thurlow, and
- (c) Wollaston.

3. Part of the Township of Elzevir and Grimsthorpe described as follows:

Part of the geographic Township of Grimsthorpe as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the northerly boundary of Concession 14; thence westerly along that boundary to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along that boundary to the place of commencement.

4. Part of the Township of Marmora and Lake described as follows:

Part of the geographic Township of Lake as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence easterly along the northerly boundary to the easterly boundary; thence southerly along the easterly boundary to the southerly boundary of lot 72 on the west side of the Hastings Road; thence westerly along the southerly boundary of lot 72 to the southerly boundary of lot 22 in Concession 11; thence continuing westerly along the southerly boundary of lot 22 across concessions 11 to 1, both inclusive, to the westerly boundary of the township; thence northerly along that boundary to the place of commencement.

5. That part of the Township of Sidney lying within a line described as follows:

Commencing at the intersection of the easterly limit of lot 38 in Concession 1 of the Township of

Sidney with the northerly shore of the Bay of Quinte; thence northerly along the easterly boundary of the township to the southerly boundary of the City of Belleville; thence westerly, northerly and easterly along the boundary between the City and the Township of Sidney to the boundary between the townships of Sidney and Thurlow; thence northerly along the last-mentioned boundary to the production easterly of the northerly boundary of Concession 7 in the Township of Sidney; thence westerly along the production and the northerly boundary to the westerly limit of lot 19; thence southerly along the westerly limit of lot 19 across concessions 7 to 1, both inclusive, to the northerly shore of the Bay of Quinte; thence easterly along the shore of the Bay of Quinte to the place of commencement.

6. Parts of the Township of Tudor and Cashel described as follows:

(a) the geographic Township of Cashel as it existed on the 31st of December, 1927, and

(b) part of the geographic Township of Tudor as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the north-westerly angle of the Township of Tudor; thence southerly along the westerly boundary of the township to the southerly limit of lot 72 on the easterly side of the Hastings Road; thence easterly along that limit to the easterly limit of the lot; thence northerly along that limit to the boundary between concessions 13 and 14; thence easterly along that boundary to the easterly boundary of the Township of Tudor; thence northerly along that boundary to the northerly boundary; thence westerly along that boundary to the place of commencement.

4. Schedules 67 and 71 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 67

1 The Village of Exeter.

2. The townships of

- (a) Stephen, and
- (b) Usborne.

5. Schedules 121, 122, 123 and 124 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 121

1. The Village of Newcastle.

2. The townships of

- (a) Clarke, and
- (b) Manvers.

SCHEDULE 122

1. The Town of Port Hope.

2. The Village of Millbrook.

3. The townships of

- (a) Caven,
- (b) Hope, and
- (c) South Monaghan.

SCHEDULE 123

1. The Town of Cobourg.
2. The townships of
 - (a) Haldimand, and
 - (b) Hamilton.

SCHEDULE 124

1. The villages of
 - (a) Brighton, and
 - (b) Colborne.
2. The townships of
 - (a) Brighton, and
 - (b) Cramahe.

6. Schedules 160 and 161 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 160

1. The County of Prince Edward.

7. Schedules 213, 215, 220 and 221 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 213

1. The City of Toronto.
2. The Town of Leaside.
3. The villages of
 - (a) Forest Hill, and
 - (b) Swansea.
4. The townships of
 - (a) East York, and
 - (b) York.

5. The Township of North York; excepting therefrom that part of the township lying west of the easterly boundary of Concession 5 West of Yonge Street and north of the northerly boundary of the Town of Weston; and excepting therefrom that part of the township lying within a line described as follows: commencing at the north-easterly angle of the township; thence westerly along the northerly boundary of the township to the production northerly of the westerly boundary of Concession 2 West of Yonge Street; thence southerly along the production and the westerly boundary of Concession 2 West of Yonge Street to the southerly limit of lot 16; thence easterly along the southerly limit of lot 16 across concessions 2 and 1 West of Yonge Street and concessions 1, 2, 3 and 4 East of Yonge Street to the easterly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 215

1. The Village of Richmond Hill.
2. That part of the Township of Markham lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary

of the township to the southerly boundary of the Village of Richmond Hill; thence easterly, northerly and westerly along the boundary between the village and the township to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along that boundary to the production northerly of the easterly boundary of Concession 5; thence southerly along the production and the easterly boundary of Concession 5 and its production southerly to the southerly boundary of the township; thence westerly along that boundary to the place of commencement.

3. That part of the Township of Vaughan lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the southerly boundary of the Village of Richmond Hill; thence westerly, northerly, westerly, northerly, easterly, northerly and easterly along the boundary between the village and the township to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along that boundary to the production northerly of the westerly boundary of Concession 3; thence southerly along the production and the westerly boundary of Concession 3 and its production southerly to the southerly boundary of the township; thence easterly along that boundary to the place of commencement.

4. That part of the Township of Whitchurch lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 to the northerly limit of lot 10; thence westerly along that limit across concessions 5 to 1, both inclusive, to the westerly boundary of the township; thence southerly along that boundary to the place of commencement.

5. That part of the Township of North York lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence westerly along the northerly boundary of the township to the production northerly of the westerly boundary of Concession 2 West of Yonge Street; thence southerly along the production and the westerly boundary of Concession 2 West of Yonge Street to the southerly limit of lot 16; thence easterly along the southerly limit of lot 16 across concessions 2 and 1 West of Yonge Street and concessions 1, 2, 3 and 4 East of Yonge Street to the easterly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 220

1. That part of the County of York lying within a line described as follows:

Commencing at the point where the northerly boundary of the Township of North York meets the easterly limit of the road between concessions 2 and 3 West of Yonge Street; thence southerly along the last-mentioned limit to the south-west angle of lot 16, Concession 2 West of Yonge Street; thence easterly along the southerly boundary of lot 16 across concessions 2 and 1 West of Yonge Street to the westerly limit of Yonge Street; thence southerly along the westerly limit of Yonge Street to the northerly limit of the City of Toronto; thence continuing southerly along the westerly limit of Yonge Street in the City of Toronto and its production southerly to the high-water mark of the northerly shore of Toronto Bay; thence westerly along that high-water mark to the

high-water mark of the northerly shore of Lake Ontario; thence westerly along the last-mentioned high-water mark to the easterly boundary of the Township of Etobicoke; thence northerly along that boundary to the northerly limit of that part of The King's Highway known as Number 5; thence westerly along that limit to the westerly boundary of the Township of Etobicoke; thence northerly, easterly and northerly along that boundary to the northerly boundary of the Township of Etobicoke; thence easterly along the last-mentioned boundary and extending easterly along the northerly boundary of the Township of North York to the point of commencement.

SCHEDULE 221

1. The Township of Scarborough.

2. That part of the County of York lying within a line described as follows:

Commencing at the south-east angle of lot 16; Concession 1 West of Yonge Street, in the Township of North York; thence easterly in a straight line to the south-west angle of lot 16, Concession 1 East of Yonge Street; thence easterly along the southerly limit of lot 16 across concessions 1, 2, 3 and 4, East of Yonge Street, and its production easterly to the boundary between the townships of North York and Scarborough; thence southerly along that boundary to the high-water mark on the northerly shore of Lake Ontario; thence westerly along that high-water mark to and extending westerly along the high-water mark of the northerly shore of Toronto Bay to the production southerly of the westerly limit of Yonge Street in the City of Toronto; thence northerly along that limit to the northerly boundary of the City of Toronto; thence northerly along the westerly limit of Yonge Street in the Township of North York to the point of commencement.

8. Schedule 223 of Ontario Regulations 270/50 is revoked and the following substituted therefor:

SCHEDULE 223

1. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing where the production westerly of the southerly boundary of the geographic Township of MacDonald meets the boundary between Canada and the United States; thence easterly along the production and the southerly boundary of the township to the easterly boundary of the township; thence northerly along the easterly boundary of the township to the southerly boundary of the geographic Township of Kehoe; thence easterly along that boundary to the easterly boundary of the Township of Kehoe; thence northerly along that boundary to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the south-easterly angle of the geographic Township of Anderson; thence northerly along the easterly boundary of the geographic townships of Anderson, Hodgins, Gaudette, Tp. 24, Range 11, Tp. 24, Range 12, Tp. 24, Range 13, Tp. 24, Range 14, and Tp. 24, Range 15, to the boundary between the territorial districts of Algoma and Sudbury thence northerly along the last-mentioned boundary to the southerly boundary of the Township of Tp. 24, Range 22, thence westerly along the southerly boundary of the Townships of Tp. 24, Range 22, Tp. 25, Range 22, Tp. 26, Range 22, Tp. 27, Range 22, Tp. 28, Range 22, Tp. 29, Range 22, Tp. 30, Range 22, and Tp. 31, Range 22, and the production westerly of the southerly boundary of the Township of Tp. 31, Range 22, to the boundary between Canada and the United States; thence south-easterly, easterly and southerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 223A

1. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing where the production westerly of the southerly boundary of the geographic Township of Tp. 31, Range 22, meets the boundary between Canada and the United States; thence easterly along the production and the southerly boundary of the geographic townships of Tp. 31, Range 22, Tp. 30, Range 22, Tp. 29, Range 22, Tp. 28, Range 22, Tp. 27, Range 22, Tp. 26, Range 22, Tp. 25, Range 22, and Tp. 24, Range 22, to the boundary between the territorial districts of Algoma and Sudbury; thence northerly, westerly, northerly and easterly along the last-mentioned boundary to the boundary between the territorial districts of Algoma and Cochrane; thence northerly, westerly, northerly, westerly, northerly and westerly along the last-mentioned boundary to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the last-mentioned boundary to the boundary between Canada and the United States; thence south-easterly along the last-mentioned boundary to the place of commencement.

9. Schedules 247 and 248 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 248

1. The City of North Bay.

2. The towns of

(a) Bonfield, and

(b) Mattawa.

3. That part of the Territorial District of Nipissing lying within a line described as follows:

Commencing at the intersection of the boundary between the territorial districts of Nipissing and Timiskaming with the boundary between the territorial districts of Nipissing and Sudbury; thence southerly along the boundary between the districts of Nipissing and Sudbury to the northerly boundary of the geographic Township of Pardo; thence easterly along the northerly boundary of the geographic townships of Pardo, Hobbs, McCallum, Sisk, Kenny and Gooderham to the easterly boundary of the Township of Gooderham, thence southerly along the easterly boundary of the geographic townships of Gooderham, Hammell, Notman, Blyth and Commanda to the northerly shore of Lake Nipissing; thence south astronomically to the boundary between the territorial districts of Nipissing and Parry Sound, thence easterly, southerly, westerly, southerly, westerly, southerly and westerly along that boundary to the boundary between the territorial districts of Nipissing and Muskoka; thence southerly along that boundary to the boundary between the Territorial District of Nipissing and the Provisional County of Haliburton; thence easterly and southerly along that boundary to the boundary between the Territorial District of Nipissing and the County of Hastings; thence easterly along that boundary to the boundary between the Territorial District of Nipissing and the County of Renfrew; thence northerly, easterly, northerly, easterly, northerly, westerly, northerly, westerly, northerly, westerly and northerly along that boundary to the boundary between Ontario and Quebec; thence northerly along that boundary to the boundary between the territorial districts of Nipissing and Timiskaming; thence westerly, northerly and westerly along that boundary to the place of commencement; excepting therefrom the City of North Bay and the towns of Bonfield and Mattawa.

10. Schedules 251 and 252 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 251

1. The towns of

- (a) Fort Frances, and
- (b) Rainy River.

2. That part of the Territorial District of Rainy River lying within a line described as follows:

Commencing at the intersection of the boundary between the territorial districts of Rainy River and Kenora with the 5th Meridian Line; thence southerly along the 5th Meridian Line and its production southerly to the boundary between Canada and the United States; thence in a general westerly and northerly direction following the last-mentioned boundary to the boundary between the territorial districts of Rainy River and Kenora; thence in a general easterly direction following the last-mentioned boundary to the point of commencement; excepting therefrom the towns of Fort Frances and Rainy River.

11. Schedules 263 and 264 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 263

1. The towns of
 - (a) Cobalt,
 - (b) Haileybury,
 - (c) Latchford, and
 - (d) New Liskeard.
2. The geographic townships of
 - (a) Auld,
 - (b) Barr,
 - (c) Brethour,
 - (d) Brigstocke,
 - (e) Bucke,
 - (f) Cane,
 - (g) Casey,
 - (h) Cole,
 - (i) Coleman,
 - (j) Dane,
 - (k) Dymond,
 - (l) Firstbrook,
 - (m) Gillies Limit,
 - (n) Harley,
 - (o) Harris,
 - (p) Henwood,
 - (q) Hilliard,
 - (r) Hudson,
 - (s) Kerns,
 - (t) Kittson,
 - (u) Klock,
 - (v) Leo,
 - (w) Lorrain,

- (x) Lundy,
- (y) Medina,
- (z) South Lorrain, and
- (aa) van Nostrand.

(153)

5

THE HIGHWAY TRAFFIC ACT

O. Reg. 17/52.

Extension of Time — Permits and Licences.

New.

Made—17th January, 1952.

Filed—21st January, 1952, 4.35 p.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Notwithstanding the provisions of Ontario Regulations 264/44, the term of

- (a) motor vehicle permits,
- (b) trailer permits,
- (c) operators' licences, and
- (d) chauffeurs' licences,

issued for the year 1951 is extended from the 31st of December 1951 to and including the 31st of January 1952.

(161)

5

THE OPTOMETRY ACT

O. Reg. 18/52.

Fees.

Amending Regulations 314 of Consolidated Regulations 1950.

Approved—17th January, 1952.

Filed—22nd January, 1952, 10.15 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE OPTOMETRY ACT

1.(1) Clause *b* of subregulation 1 of regulation 5 of Regulations 314 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (b) with each application for renewal of a certificate
 - (i) by an optometrist \$25
 - (ii) by an optician \$20

(2) Clause *d* of subregulation 1 of regulation 5 of Regulations 314 of Consolidated Regulations of Ontario 1950 is amended by striking out the symbol and figure "\$5" and substituting therefor the symbol and figures "\$10".

2. Form 2 of Regulations 314 of Consolidated Regulations of Ontario 1950 is amended by striking out the word and figures "find 15" and substituting therefor the word and symbol "find".

THE BOARD OF EXAMINERS
IN OPTOMETRY

GEORGE M. BOSNELL
H. B. SQUAREBRIGGS
A. W. COLE
ARTHUR K. LOUCKS
CHARLES O. BICK

(162)

5

THE MILK CONTROL ACT

O. Reg. 19/52.
Retail Milk Prices in the Market of
Sarnia.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 1.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Sarnia shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.17	\$.18
(b) chocolate drink		
quart.23	.24
pint.13	.14
half-pint.08	.09
7 ounces.06	.07
(c) skim-milk		
quart.16	.17

(d) special milk		
quart.23 ¹ / ₂	.24 ¹ / ₂
pint.13	.14
half-pint.08	.09
(e) standard milk		
quart.22	.23
pint.12	.13
half-pint.07	.08
(f) table cream		
quart.85	.86
pint.45	.46
half-pint.25	.26
(g) whipping cream		
quart.	1.25	1.26
pint.65	.66
half-pint.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal)

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

Dated at Toronto, this 21st day of January 1952.

(170)5

THE MILK CONTROL ACT

O. Reg. 20/52.
Retail Milk Prices in the Market of
St. George.
New and Revoking O. Regs. 179/51.
Made—21st January, 1952.
Filed—22nd January, 1952, 1.35 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "homogenized standard milk" means standard milk that has been subjected to a mechanical treatment that prevents separation of the butter fat;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, homogenized standard milk, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of St. George shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.	\$.17	\$.18
(b) chocolate drink quart.21	.22
pint.12	.13
half-pint.07	.08
(c) homogenized standard milk quart.21	.22
(d) skim-milk quart.14	.15
(e) standard milk quart.20	.21
pint.11	.12
half-pint.06	.07
(f) table cream quart.80	.81
pint.40	.41
half-pint.23	.24
(g) whipping cream quart.	1.25	1.26
pint.65	.66
half-pint.35	.36

3. Ontario Regulations 179/51 are revoked.

4. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(171)

5

THE MILK CONTROL ACT

O. Reg. 21/52.
Retail Milk Prices in the Market of
Brussels.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 1.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;

- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Brussels shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.	\$.15	\$.16
(b) chocolate drink quart.20	.21
pint.11	.12
8 ounces.06	.07
(c) standard milk quart.19	.20
pint.10	.11
half-pint.06	.07
(d) table cream half-pint.20	.21
(e) whipping cream half-pint.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January, 1952.

(172)

5

THE MILK CONTROL ACT

O. Reg. 22/52.
Retail Milk Prices in the Market of
Erin.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 1.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Erin shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.14	\$.15
(b) chocolate drink		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
7 ounces.....	.05	.06
(c) skim-milk		
quart.....	.14	.15
(d) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.07	.08
7 ounces.....	.05	.06
(e) table cream		
quart.....	.72	.73
pint.....	.40	.41
half-pint.....	.25	.26
(f) whipping cream		
quart.....	1.05	1.06
pint.....	.60	.61
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
 Chairman
K. M. BETZNER
 Member
H. E. McCALLUM
 Member
J. L. BURROWS
 Member

Dated at Toronto, this 21st day of January, 1952.

THE MILK CONTROL ACT

O. Reg. 23/52.
Retail Milk Prices in the Markets of
Jarvis, Hagersville and Cayuga.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 1.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the markets of Jarvis, Hagersville and Cayuga shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.21	\$.22
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(b) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
quart.....	.75	.76
pint.....	.40	.41
half-pint.....	.21	.22
(d) whipping cream		
quart.....	1.20	1.21
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
 Chairman
K. M. BETZNER
 Member
H. E. McCALLUM
 Member
J. L. BURROWS
 Member

Dated at Toronto, this 21 day of January, 1952.

THE MILK CONTROL ACT

O. Reg. 24/52.

Retail Milk Prices in the Market of
Napanee.

New.

Made—21st January, 1952

Filed—22nd January, 1952, 1.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Napanee shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.	\$.12	\$.13
(b) cereal treat quart.55	.56
pint.34	.35
half-pint.18	.19
(c) skim-milk quart.12	.13
(d) standard milk quart.20	.21
pint.11	.12
half-pint.06	.07
(e) table cream quart.75	.76
pint.44	.45
half-pint.23	.24
(f) whipping cream quart.	1.15	1.16
pint.60	.61
half-pint.33	.34

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21 day of January, 1952.

(175)

5

THE MILK CONTROL ACT

O. Reg. 25/52.

Retail Milk Prices in the Market of
Verner.

New.

Made—21st January, 1952.

Filed—22nd January, 1952, 2.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Verner shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.	\$.18	\$.19
(b) chocolate drink quart.23	.24
pint.13	.14
half-pint.08	.09
(c) skim-milk quart.16	.17
(d) standard milk quart.22	.23
pint.12	.13
half-pint.07	.08
(e) table cream quart.85	.86
pint.45	.46
half-pint.25	.26
(f) whipping cream quart.	1.25	1.26
pint.65	.66
half-pint.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January, 1952.

(176)

5

THE MILK CONTROL ACT

O. Reg. 26/52.
Retail Milk Prices in the Market of
Owen Sound.
New and Revoking O. Regs. 214/51.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.05 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Owen Sound shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
pint.....	.10	.11
(b) chocolate drink		
quart.....	.22	.23
half-pint.....	.08	.09
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.15	.16
(d) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
7 ounces.....	.06	.07
(e) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
7 ounces.....	.18	.19
(f) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36
7 ounces.....	.25	.26

3. Ontario Regulations 214/51 are revoked.

4. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January, 1952.

(177)

5

THE MILK CONTROL ACT

O. Reg. 27/52.
Retail Milk Prices in the Market of
Parry Sound.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Parry Sound shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
(b) chocolate drink		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09

(c) skim-milk		
quart.....	.16	.17
(d) standard milk		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
(e) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(f) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21 day of January, 1952.

(178) 5

THE MILK CONTROL ACT

O. Reg. 28/52.
Retail Milk Prices in the Market of
Blind River.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- "chocolate drink" means milk that contains a chocolate flavouring;
- "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Blind River shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.20	\$.21
(b) chocolate drink		
quart.....	.24	.25
pint.....	.13	.14
half-pint.....	.08	.09
(c) standard milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(d) table cream		
quart.....	.93	.94
pint.....	.50	.51
half-pint.....	.28	.29
(e) whipping cream		
quart.....	1.40	1.41
pint.....	.75	.76
half-pint.....	.40	.41

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January, 1952.

(179) 5

THE MILK CONTROL ACT

O. Reg. 29/52.
Retail Milk Prices in the Market of
Elora.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- "chocolate drink" means milk that contains a chocolate flavouring;
- "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Elora shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
pint.....	\$.11	\$.12
half-pint.....	.06	.07
(b) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
half-pint.....	.23	.24
(d) whipping cream		
half-pint.....	.33	.34

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman

K. M. BETZNER
Member

H. E. MCCALLUM
Member

J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.
(180) 5

THE MILK CONTROL ACT

O. Reg. 30/52.
Retail Milk Prices in the Market of
Kapuskasing.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations
- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Kapuskasing shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.24	\$.25
pint.....	.13	.14
half-pint.....	.08	.09

(b) standard milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.07	.08
(c) table cream		
quart.....	.90	.91
pint.....	.50	.51
half-pint.....	.30	.31
(d) whipping cream		
quart.....	1.25	1.26
pint.....	.70	.71
half-pint.....	.40	.41

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman

K. M. BETZNER
Member

H. E. MCCALLUM
Member

J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.
(181) 5

THE MILK CONTROL ACT

O. Reg. 31/52.
Retail Milk Prices in the Market of
Lakelfield.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations
- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
2. The maximum prices at which chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Lakelfield shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.20	\$.21
pint.....	.11	.12
half-pint.....	.06	.07
7 ounces.....	.05	.06

(b) skim-milk		
quart.....	.12	.13
(c) standard milk		
quart.....	.19	.20
pint.....	.10	.11
half-pint..	.06	.07
(d) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint..	.25	.26
7 ounces.....	.18	.19
(e) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint..	.35	.36
7 ounces.....	.25	.26

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(182)

5

THE MILK CONTROL ACT

O. Reg. 32/52.
Retail Milk Prices in the Market of
Carleton Place.
New.
Made—21st January, 1952.
Filed—22nd. January, 1952, 2.35 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Carleton Place shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
(b) skim-milk		
quart.....	.14	.15
(c) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(d) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint..	.25	.26
(e) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(183)

5

THE MILK CONTROL ACT

O. Reg. 33/52.
Retail Milk Prices in the Market of
Dunnville.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- "chocolate drink" means milk that contains a chocolate flavouring;
- "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- "special milk" means milk that contains not less than 4 per cent of butter fat;

- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Dunnville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
pint.....	.10	.11
half-pint.....	.06	.07
(b) chocolate drink		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(c) skim-milk		
quart.....	.16	.17
(d) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(e) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
(f) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(184)

5

THE MILK CONTROL ACT

O. Reg. 34/52.
Retail Milk Prices in the Market of
Eganville.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (b) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which standard milk, table cream and whipping cream may be sold by retail in the market of Eganville shall be as follows:

	in bottles	in cardboard containers
(a) standard milk		
quart.....	\$.20	\$.21
pint.....	.11	.12
half-pint.....	.06	.07
(b) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(c) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(185)

5

THE MILK CONTROL ACT

O. Reg. 35/52.
Retail Milk Prices in the Market of
Perth.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk and whipping cream may be sold by retail in the market of Perth shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
pint.....	.09	.10
(b) chocolate drink		
quart.....	.21	.22
half-pint.....	.07	.08
(c) skim-milk		
quart.....	.14	.15
(d) special milk		
quart.....	.22	.23
(e) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(f) whipping cream		
quart.....	1.25	1.26
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(186)

5

THE MILK CONTROL ACT

O. Reg. 36/52.
Retail Milk Prices in the Market of
Strathroy.
New.
Made—21st January, 1952.
Filed—22nd January, 1952, 2.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Strathroy shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.12	\$.13
(b) chocolate drink		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
(c) skim-milk		
quart.....	.14	.15
(d) special milk		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.07	.08
(e) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(f) table cream		
quart.....	.80	.81
half-pint.....	.23	.24
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(187)

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Government Publications

As listed below, may be obtained from the Office of the King's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the King's Printer.

REVISED STATUTES OF ONTARIO, 1950 5 Bound Volumes — — — \$25.00 per set		THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950 3 Bound Volumes — — — \$20.00 per set	
SESSIONAL STATUTES OF ONTARIO, 1951.....		\$2.00	
Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Mechanics Lien Act.....	.25
Companies Act.....	.75	Municipal Act.....	2.00
Conditional Sales Act.....	.25	Municipal Drainage Act	}25
Coroners' Act.....	.25	Municipal Drainage Aid Act	
Corporations Tax Act.....	.50	Provincial Aid to Drainage Act	
Department of Municipal Affairs Act.....	.50	Notaries Act.....	.25
Deserted Wives and Children's Maintenance Act..	.25	Partnership Act and Partnership Registration Act.....	.25
Ditches and Watercourses Act.....	.25	Planning Act.....	.25
Division Courts Act, Rules and Forms.....	1.00	Public Accountancy Act.....	.25
Evidence Act.....	.15	Public Health Act.....	.50
Hospital Tax Act and Regulations.....	.25	Public Utilities Act.....	.25
Insurance Act.....	1.00	Registry Act.....	.50
Justice of the Peace Act.....	.10	Sale of Goods Act.....	.25
Land Surveyors Act.....	.25	Securities Act and Regulations.....	.50
Land Titles Act.....	.50	Security Transfer Tax Act and Regulations.....	.25
Land Transfer Tax Act.....	.25	Succession Duty Act and Regulations.....	1.00
Landlord and Tenant Act.....	.25	Surveys Act.....	.25
Line Fences Act.....	.25	Title Drainage Act.....	.25
Loan and Trust Corporations Act.....	1.25	Trustees Act.....	.25
Local Improvement Act.....	.50		

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1951.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Regulations Under The Division Courts Act... ..	1.00		
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
January 5th,	" "	5	" " " "	—May 3rd, "
February 2nd,	" "	9	" " " "	—June 2nd, "
March 1st,	" "	14	" " " "	—July 5th, "
April 5th,	" "	18	" " " "	—August 2nd, "
May 3rd,	" "	23	" " " "	—September 6th, "
June 7th,	" "	27	" " " "	—October 4th, "
July 5th,	" "	31	" " " "	—November 1st, "
August 2nd,	" "	36	" " " "	—December 6th, "
September 6th,	" "	40	" " " "	—January 3rd, 1953
October 4th,	" "	44	" " " "	—February 2nd, "
November 1st,	" "	49	" " " "	—March 7th, "
December 6th,	" "			

Advertisements of tax sales must be received by the King's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", King's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER
THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall
 - (a) for a double-column insertion of,
 - (i) a notice of the sale of land for arrears of taxes, \$5; and
 - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
 - (b) for a single- column insertion of all other matters,
 - (i) on the first insertion, 20 cents a line or fraction thereof; and
 - (ii) on each additional insertion, 10 cents a line or fraction thereof.
- (2) The rates in subregulation 1 shall be paid as follows:
 - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
 - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
- 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
 - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
 - (b) by others for a single copy, 15 cents.
- (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

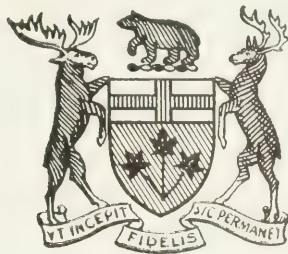
The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, King's Printer Office,
Parliament Buildings, Toronto, Ontario.

EXTRA



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, THURSDAY, FEBRUARY 7th, 1952

5A

Proclamations

(Privy Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

By The Honourable ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of the Government of the Province of Ontario

TO ALL TO WHOM THESE PRESENTS SHALL COME,—

GREETING:

PROCLAMATION

WHEREAS it hath pleased Almighty God to call to His Mercy Our late Sovereign Lord King George the Sixth of blessed and glorious memory by whose decease the Imperial Crown of Great Britain, Ireland and all other His late Majesty's dominions is solely and rightfully come to the High and Mighty Princess Elizabeth Alexandra Mary;

NOW KNOW YE THAT I, the said Honourable Robert Spelman Robertson, Administrator of the Government of the Province of Ontario as aforesaid, assisted by Her Majesty's Executive Council for Ontario, DO NOW HEREBY with one voice and consent of tongue and heart publish and proclaim that the High and Mighty Princess Elizabeth Alexandra Mary is now by the death of Our late Sovereign of happy and glorious memory become our only lawful and rightful Liege Lady ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith, to whom we acknowledge all faith and constant obedience with all hearty and humble affection, beseeching God by whom all Kings and Queens do reign to bless the Royal Princess Elizabeth the Second with long and happy years to reign over us.

His Honour the Administrator of the Government of the Province of Ontario has received with deep sorrow the news of the death of His Majesty King George the Sixth communicated to His Honour by the Administrator of the Government of Canada in a telegraphic despatch which reads as follows:

"Ottawa, Ont., Feb. 6th, 1952.

THE LIEUT.-GOVERNOR OF ONTARIO.
TORONTO, ONT.

I have received following telegram from Buckingham Palace begins profoundly regret to state that His Majesty King George the Sixth passed away peacefully in his sleep early this morning ends.

THIBAudeau RINFRET,

Administrator of Government of Canada."



(309)

GIVEN under my Hand and Seal, at the City of Toronto, in the said Province, this seventh day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Her Majesty's Reign.

BY COMMAND.

G. A. WELSH,
Provincial Secretary.

(310)

5A

(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by chapter 311 of The Revised Statutes of Ontario, 1950, intituled "The Public Officers Act," it is, amongst other things, enacted that it shall not be necessary, upon the demise of the Crown, to renew any commission, by virtue whereof any public officer or functionary in Ontario held his office or profession during the previous reign, but a proclamation shall be issued by the Lieutenant-Governor authorizing all persons in office who held commissions under the late Sovereign and all functionaries who exercised any profession by virtue of any such commissions to continue in the due exercise of their respective duties, functions and professions, and such proclamation shall suffice, and the incumbents shall, as soon thereafter as may be, take the usual and customary oath of allegiance before the proper officer or officers thereunto appointed;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of the Executive Council of Our Province of Ontario, and in the exercise of the power in Us vested in this behalf, by the said in part recited Act, or otherwise, howsoever, DO, by this Our Royal Proclamation, HEREBY AUTHORIZE all persons in office who held commissions under the late Sovereign and all functionaries who exercised any profession by virtue of any such commissions to continue in the due exercise of their respective duties, functions and professions, for which this Our Royal Proclamation shall suffice.

AND WE DO ORDAIN that all the incumbents of such offices and functions, and all persons holding commissions as aforesaid, shall as soon hereafter as may be take the usual and customary oath of allegiance to Us before the proper officer or officers thereunto appointed.

AND WE DO HEREBY REQUIRE AND COMMAND all our loving subjects to be aiding, helping and assisting all such officers and other functionaries in the performance and execution of their respective offices and places.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN
ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

at Our City of Toronto in Our said Province this seventh day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND.

G. A. WELSH,
Provincial Secretary.

(311)

5A

(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS a Proclamation to convene the Legislative Assembly of the Province of Ontario for the Despatch of Business was issued on the seventeenth day of January in the year of Our Lord one thousand nine hundred and fifty-two;

AND WHEREAS owing to the lamented death of His late Gracious Majesty King George the Sixth, it is deemed advisable to revoke the said Proclamation convening the Legislative Assembly;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of the Executive Council of Our Province of Ontario, and in the exercise of the power in Us vested in this behalf, HEREBY REVOKE the said Proclamation;

AND WE HEREBY REQUIRE AND DEMAND all whom it may concern to take notice thereof and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN
ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

at Our City of Toronto in Our said Province this seventh day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND.

G. A. WELSH,
Provincial Secretary.

(312)

5A

(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO OUR FAITHFUL THE MEMBERS ELECTED
TO SERVE IN THE LEGISLATIVE ASSEM-
BLY OF OUR PROVINCE OF ONTARIO AND
TO EVERY OF YOU.

GREETING:

PROCLAMATION

DANA PORTER,
Attorney-General. **W**HEREAS it is expedient for
certain causes and consider-
ations to convene the Legislative Assembly of Our
Province of Ontario, WE DO WILL that you and
each of you and all others in this behalf interested, on
Thursday, the twenty-first day of February now next,
at Our City of Toronto, personally be and appear for
the actual Despatch of Business, to treat, act, do and
conclude upon those things which, in Our Legislature
for the Province of Ontario, by the Common Council
of Our said Province, may by the favour of God be
ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused
these Our Letters to be made Patent and the GREAT
SEAL of Our Province of Ontario to be hereunto
affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN
ROBERTSON, Chief Justice of Ontario, Adminis-
trator of Our Government of Our Province of
Ontario,

at Our City of Toronto in Our said Province this
seventh day of February in the year of Our Lord one
thousand nine hundred and fifty-two and in the first
year of Our Reign.

BY COMMAND.

G. A. WELSH,
Provincial Secretary.

(313)

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EXTRA



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, TUESDAY, FEBRUARY 12th, 1952

6A

Proclamations

(Great Seal of Ontario) R. S. ROBERTSON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,—

GREETING:

PROCLAMATION

WHEREAS Friday, the fifteenth day of February, A.D. 1952, has been fixed for the obsequies of His late Majesty Our Royal Father of Blessed and Glorious Memory;

AND WHEREAS, well knowing that our deep grief is shared by Our loving subjects in the Province of Ontario, it is desirous to afford them an opportunity of testifying their sorrow and their sympathy with Us in the grievous affliction which has befallen Us and them,—

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf, DO HEREBY PROCLAIM, APPOINT AND SET APART Friday, the fifteenth day of February, A.D. 1952, as a Public Day of General Mourning by all persons throughout the Province of Ontario.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

At Our City of Toronto in Our said Province this twelfth day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND.

ARTHUR WELSH,
Provincial Secretary.

(361)

6A

(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO OUR FAITHFUL THE MEMBERS ELECTED TO SERVE IN THE LEGISLATIVE ASSEMBLY OF OUR PROVINCE OF ONTARIO AND TO EVERY OF YOU,—

GREETING:

PROCLAMATION

DANA PORTER, **WHEREAS** it is expedient for *Attorney-General*, certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Thursday, the twenty-first day of February now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

at Our City of Toronto in Our said Province this seventh day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND.

G. A. WELSH,
Provincial Secretary.

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5A-6-6A



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, FEBRUARY 9th, 1952

6

Official Information

Re INDEX OF REGULATIONS

ALPHABETICAL INDEX of all regulations filed during the year 1951 is contained in this issue.

DETACH INDEX FROM THIS COPY AND FILE FOR FUTURE REFERENCE

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6

Proclamation

(Great Seal)

R. S. ROBERTSON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith. TO OUR FAITHFUL THE MEMBERS ELECTED TO SERVE IN THE LEGISLATIVE ASSEMBLY OF OUR PROVINCE OF ONTARIO AND TO EVERY OF YOU,—

GREETING:

PROCLAMATION

DANA PORTER, **WHEREAS** it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario, **WE DO WILL** that you and each of you and all others in this behalf interested, on Thursday, the twenty-first day of February now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

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WITNESS:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, Chief Justice of Ontario, Administrator of Our Government of Our Province of Ontario,

at Our City of Toronto in Our said Province this seventh day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND.

G. A. WELSH,
Provincial Secretary.

(313)

5A-6-7

Appointments

Provincial Secretary's Office,
February 9, 1952.

His Honour, the Administrator of the Government of the Province of Ontario, has been pleased to make the following appointments:

William Fleming Garvey, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Robert St. Clair Hurlbut, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

William Atwood Macdonald, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

William Percy Martin, Barrister-at-Law, of the City of St. Catharines, to be a Notary Public in and for the Province of Ontario.

Lloyd William Perry, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Dr. Robert Walter McCormick, of Harrow, Ontario, to be a Coroner in and for the County of Essex.

His Honour, the Administrator of the Government of the Province of Ontario, has been pleased to make the following appointments under The Division Courts Act:

John Marks, of Norwood, Ontario, to be Clerk of the Second Division Court of the County of Peterborough.

Benjamin Horace Pratt, of North Gower, Ontario, to be Bailiff of the Fifth Division Court of the County of Carleton.

R. J. CUDNEY,
Deputy Provincial Secretary.

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Government Notices Respecting Corporations

Letters Patent of Incorporation

ADFILMS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Dorothy Patman, Madeline Tubb and Gwendoline Christine Teale, all of the City of Toronto, in the County of York and Province of Ontario, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADFILMS LIMITED; To carry on the business of advertising; with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Dorothy Patman, Madeline Tubb and Gwendoline Christine Teale, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

AJAX AIRCRAFT PARTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Gotfrid, Barrister; Lincoln Macaulay Alexander, Student-at-Law; and Eileen Pesnick, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AJAX AIRCRAFT PARTS LIMITED: (a) To manufacture, buy, sell, import, export or otherwise deal in airships, aeroplanes, biplanes, machines, flying apparatus, hydro-planes or automobiles, either in combination or as individual machines, and all other mechanical contrivances and devices for aerial, land or sea operation or navigation of any and every kind and description and any future improvements of the same; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred and Fifty preference shares of One Hundred dollars each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel Gotfrid, Lincoln Macaulay Alexander and Eileen Pesnick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

ANGLO-LURIA CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Beryl Morley Roberts and Sylvia Goldblatt, Secretaries; and James Joseph Walsh, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ANGLO-LURIA CORPORATION LIMITED: (a) To promote and encourage the mining of gold and other minerals; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Beryl Morley Roberts, Sylvia Goldblatt and James Joseph Walsh, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

ATKIN AND JEWELL HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Arthur Gray, Accountant; Betty Wood, Secretary; and Edwin Stewart Graham, one of His Majesty's Counsel learned in the Law; all of the City of St. Thomas, in the County of Elgin and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ATKIN AND JEWELL HARDWARE LIMITED: (a) To carry on in all or any of their branches all or any of the businesses of hardware merchants, wholesale and/or retail, manufacturers, warehousemen, suppliers, jobbers, contractors, builders, plumbers, tinsmiths, roofers, repairmen and any other businesses which may be carried on in conjunction with any thereof; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred and Ninety preference shares of One Hundred dollars each and One Hundred common shares of Ten dollars each; with its Head Office at the Village of Oil Springs in the County of Lambton and Province of Ontario; and its Provisional Directors being William Arthur Gray, Betty Wood and Edwin Stewart Graham, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

BLUE ROCK CERIUM MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Herbert Price, Barrister; Muriel Alene Mitchell, Secretary; John Alfred Smith, Importer; George Howard Price, Insurance Agent; and Jean Stewart, Spinster; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BLUE ROCK CERIUM MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office in the Township of Monmouth, in the Provisional County of Haliburton and Province of Ontario; and its Provisional Directors being William Herbert Price, Muriel Alene Mitchell, John Alfred Smith, George Howard Price and Jean Stewart, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

BODGE LODGE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edwin Herbert Pooler, Wilfred Henry Jolliffe and Coy MacDonald, Stock Brokers, Rudolph Leonard Anderson, Automotive Dealer, Thomas Herbert Dickinson, Insurance Agent, William Frederick Holding and Harvey George Pipher, Presidents, Allan Matthew Nisbet, Executive, and James Alexander Campbell, Manufacturer, all of the City of Toronto, in the County of York and Province of Ontario; and Lewis Jay Lewis, of the City of Buffalo, in the State of New York, one of the United States of America, Lumber Dealer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of BODGE LODGE; On Lot 856 in Lake Timagami, in the Township of Vogt, in the Timagami Provincial Forest, and not elsewhere, to establish, maintain and conduct a fishing club for the accommodation of its members and their friends, and to provide a clubhouse and other conveniences, and generally to afford to members and their friends all the usual privileges, advantages, conveniences and accommodation of a fishing club and to promote friendly and social intercourse among its members; with its Head Office at the said City of Toronto; and its First Directors being Edwin Herbert Pooler, Rudolph Leonard Anderson, Thomas Herbert Dickinson, William Frederick Holding, Wilfred Henry Jolliffe, Allan Matthew Nisbet, James Alexander Campbell, Harvey George Pipher, Coy MacDonald and Lewis Jay Lewis, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

BROCK'S AUTO PARTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Francis John Maher and William Anthony Donohue, Solicitors; and Catherine Fisher, Secretary; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BROCK'S AUTO PARTS LIMITED: (a) To manufacture, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories, and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being Francis John Maher, William Anthony Donohue and Catherine Fisher, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

BRUCE PENINSULA AND DISTRICT
MEMORIAL HOSPITAL

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Howitt Symon and Clifton Arnell Taylor, Merchants, and Albert Edgar Cordingley, Gentleman, all of the Town of Wiarton, in the County of Bruce and Province of Ontario; Hugh Lowry, of the Township of Albemarle, in the said County of Bruce, Minister, Thomas Clute Sine, of the Village of Hepworth, in the said County of Bruce, Bank Manager; Charles Hull Whicher, of the village of Colpoys Bay, in the said County of Bruce, Merchant; Louis Berten Wilson, of the Township of Eastnor, in the said County of Bruce, Farmer; Merton Morris Buckland, of the Township of Amabel, in the said County of Bruce, Farmer; Robert John Evans, of the Township of Keppel, in the County of Grey and Province of Ontario, Farmer; Robert Bartley, of the Township of Lindsay, in the said County of Bruce, Farmer; and Cecil Edward Davis, of the Township of St. Edmunds, in the said County of Bruce, Insurance Agent; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of BRUCE PENINSULA AND DISTRICT MEMORIAL HOSPITAL: (a) To establish, equip, maintain, operate and conduct a hospital for the reception, support, clothing and medical and surgical treatment of persons requiring the same who shall be admitted thereto; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Wiarton; and its First Directors being Kenneth Howitt Symon, Hugh Lowry, Thomas Clute Sine, Charles Hull Whicher, Louis

Berten Wilson, Clifton Arnell Taylor, Merton Morris Buckland, Robert John Evans, Albert Edgar Cordingley, Robert Bartley and Cecil Edward Davis, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

BURRELL-GARDNER TOOL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Gardner and Frederick George Burrell, Tool Makers; and Benjamin Norman Wrigglesworth, Chartered Secretary; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BURRELL-GARDNER TOOL COMPANY LIMITED: (a) To manufacture, import, export, buy, sell, deal, repair, service and maintain all kinds of machinery, tools and equipment, whether moved by mechanical power or not; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Robert Gardner, Frederick George Burrell and Benjamin Norman Wrigglesworth, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

CANADA VIBRATION UNITS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Thomas Carroll and Rupert Charles McMichael, two of His Majesty's Counsel learned in the Law; and Elsie Reddan, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADA VIBRATION UNITS LIMITED: (a) To manufacture, produce, buy, sell, rent, lease, lend, license, operate, promote, adapt, prepare, exchange, import, export, dispose of and generally deal in and otherwise exploit vibratory machines or units for health, therapeutic and other purposes, and to carry on business as manufacturers, producers, merchants, wholesale and retail, importers and exporters generally, and to manufacture, produce, buy, sell, rent, lease, lend, license, operate, promote, adapt, prepare, exchange, dispose of and generally deal in and otherwise exploit such material, articles or things as are required in connection with or incidental to such business; and for the further purposes and objects therein set

forth: with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Thomas Carroll, Rupert Charles McMichael and Elsie Reddan, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

CARL'S AUTO SERVICE (LONG BRANCH) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irvine Usprech and Louis Davidson, Barristers; and Marion Forster, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARL'S AUTO SERVICE (LONG BRANCH) LIMITED: (a) To operate a garage or garages, a repair shop or shops and a service station or stations and to buy, sell and deal in gasoline, oil, carbon-removing fluids, polishing fluids and any substitute or substitutes for any of the same; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into One Thousand Five Hundred first redeemable cumulative preference shares of Ten dollars each, One Thousand Five Hundred second redeemable non-cumulative preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the Village of Long Branch, in the said County of York; and its Provisional Directors being Irvine Usprech, Louis Davidson and Marion Forster, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

CLOTAM LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold Wilson Shapley and Walter Brechin Reid, Barristers; and Edward John Meredith Huycke and John Montgomery Lowndes, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of CLOTAM LIMITED: (a) To carry on the business of importers and exporters of and to buy, sell and deal in all kinds and descriptions of goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office

at the said City of Toronto; and its Provisional Directors being Harold Wilson Shapley, Walter Brechin Reid, Edward John Meredith Huycke and John Montgomery Lowndes, hereinbefore mentioned

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

COLUMINDA METAL CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Galbraith Edison, John Black Aird and Douglas Albert Berlis, Solicitors; and Dorothy Nona Dunn and Eileen Golfetto, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of COLUMINDA METALS CORPORATON LIMITED: (a) 1. To prospect and explore for mines and minerals and to carry on the business of mining and manufacturing in all its branches; to purchase, hold, lease, acquire and sell mines, minerals and mining and other rights, easements and privileges; and for the further purposes and objects therein set forth: with a capital divided into Five Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Million dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Galbraith Edison, John Black Aird, Douglas Albert Berlis, Dorothy Nona Dunn and Eileen Golfetto, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

CONSOLIDATED MANAGEMENT SERVICES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Norman Parsons, Educator, and Marion Elizabeth Parsons, Housewife, both of the Town of Port Credit, in the County of Peel and Province of Ontario; and James Matthews, Advertising Executive, and Dale Ruth Robinson, Margaret MacFarlane Walter and Audrey May Matthews, Housewives, all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CONSOLIDATED MANAGEMENT SERVICES LIMITED: (a) 1. To furnish advice and services with respect to the organization, re-organization and management of businesses and to receive in payment therefor fees, royalties and commissions, either in cash, securities or other property; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand 4% non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand

common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Albert Norman Parsons, James Matthews, Dale Ruth Robinson, Margaret MacFarlane Walter, Audrey May Matthews and Marion Elizabeth Parsons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

DABAR SILKS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Harvey Zaldin, Solicitor; Henry Leonard Rittersporn and Harry Wolfe, Students-at-Law; and Toby Mortfield, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DABAR SILKS LIMITED: (a) To carry on in all its branches the business of manufacturers of and jobbers and wholesale and retail dealers in any and all goods, wares, merchandise and accessories used or capable of being used in connection with the manufacture of clothing and wearing apparel of every kind and description including furs; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty-six Thousand preference shares of One dollar each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Arthur Harvey Zaldin, Henry Leonard Rittersporn, Harry Wolfe and Toby Mortfield, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

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DELTOR HOLDING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Neldo Lawrence Lorenzetti, Samuel Michael Benedetto and Walter Humeniuk, Barristers; and Margaret Anna Hands and Margaret Jane Martin, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DELTOR HOLDING CO. LIMITED: (a) To purchase or otherwise acquire and to hold, sell, exchange or otherwise dispose of and deal in the property, real or personal, rights and assets of and bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Hundred non-cumulative redeemable

preference shares of One Hundred dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Neldo Lawrence Lorenzetti, Samuel Michael Benedetto, Walter Humeniuk, Margaret Anna Hands and Margaret Jane Martin, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

F. H. DUNHAM & CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Homer William Taylor and George Grant Baker, both of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and William George Lawson, of the Township of Pickering, in the County of Ontario and Province of Ontario, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of F. H. DUNHAM & CO. LIMITED: To purchase or otherwise acquire, sell or otherwise dispose of, hold, own, export, import and deal in, both at wholesale and retail, as a broker, principal or agent and upon commission, consignment or otherwise, woollens, linings, shirtings, cotton goods and other textile products and by-products of all kinds; with a capital divided into Four Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Homer William Taylor, George Grant Baker and William George Lawson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

EAGLE SHIPPING SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Alfred Best, Solicitor; Kathleen Hunter, Secretary; and Harry Godfrey Williams, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EAGLE SHIPPING SUPPLIES LIMITED: To manufacture, buy, sell, export, import, dispose of and generally deal with all kinds, types, forms and categories of office, shipping and maintenance supplies for all types of factories, offices, warehouses and business houses generally, and to purchase, manufacture, sell, lease, take and let out for hire any machinery, tools, implements and apparatus and any other property, useful and applicable to the manufacture or sale thereof, and generally to perform all business transactions incidental to and connected

with the foregoing business; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Robert Alfred Best, Kathleen Hunter and Harry Godfrey Williams, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

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EUROPEAN MACHINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Yvonne Walker, Secretary; William Lee Archer, Student-at-Law; and Wilfrid Wright Parry, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EUROPEAN MACHINES LIMITED: To manufacture, buy, sell and deal in goods, wares and merchandise of every nature and kind, either as principal or agent; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Yvonne Walker, William Lee Archer and Wilfrid Wright Parry, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

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GRANGER, HASSAN CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gilbert Granger and Arnold Newman Hassan, Superintendents; and Alexander MacKenzie Lewis, one of His Majesty's Counsel learned in the Law; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GRANGER, HASSAN CONSTRUCTION COMPANY LIMITED: To carry on business as general contractors and builders for the construction, erection, fabrication and building of all manner of buildings, roads, bridges, tramways, wharves, sewers, slips, docks, canals and power plants, works and structures; to operate as a general construction company; and to carry on the business of engineering; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Gilbert Granger, Arnold Newman Hassan and Alexander MacKenzie Lewis, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

GREAT LAKES COMMERCIAL & HOLDING CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Warren Armstrong, Student; James Walter McIlwain, Solicitor; and Gertrude Snowe, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GREAT LAKES COMMERCIAL & HOLDING CORPORATION LIMITED: (a) To manufacture, acquire, buy, sell and deal in goods, wares and merchandise of every class and description; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Six Hundred preference shares of the par value of Fifty dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being George Warren Armstrong, James Walter McIlwain and Gertrude Snowe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GREY-WELLINGTON PAVING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Thomas Johnson and Heber Ralph MacEwen, Solicitors; and Laura Tinney Smith, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GREY-WELLINGTON PAVING LIMITED: (a) To carry on the business of road and pavement makers and repairs; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the Town of Durham, in the County of Grey and Province of Ontario; and its Provisional Directors being John Thomas Johnson, Heber Ralph MacEwen and Laura Tinney Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

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C. H. HILTON COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Charles Henry Hilton, Plumber; Lulu Bertha Hilton, Housewife; and Alan George Adamson, Solicitor; all of the Town of Trenton, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. H. HILTON COMPANY LIMITED: (a) To carry on the respective businesses of plumbers and contractors for plumbing and sanitary fixtures, equipment, appliances, apparatus, pipes, fittings, accessories and supplies; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Town of Trenton; and its Provisional Directors being Charles Henry Hilton, Lulu Bertha Hilton and Alan George Adamson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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E. S. HUBBELL & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Garnet Clifford Hubbell and Glen Allan Hubbell, Manufacturers; and Beryl Catharine Hubbell, Married Woman; all of the Village of Thamesville, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of E. S. HUBBELL & SONS LIMITED: (a) To buy, sell, fabricate and manufacture metal, clay or concrete drainage culverts, tile drains and any materials, accessories or supplies incidental thereto, and steel products of any kind; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said Village of Thamesville; and its Provisional Directors being Garnet Clifford Hubbell, Glen Allan Hubbell and Beryl Catharine Hubbell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

HYMAC METALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Delbert Harvey, Prospector; Francis John McFarlane, Pharmacist; Wallace Cumming, Mine Accountant; Aime Breton, Hotel Proprietor; and Tracy Earl Carmichael, Solicitor; all of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HYMAC METALS LIMITED: (a) To carry on in all its branches the business of mining, milling, reduc-

tion and development; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Ten Thousand shares of Ten dollars each; with its Head Office at the said City of Sault Ste. Marie; and its Provisional Directors being George Delbert Harvey, Francis John McFarlane, Wallace Cumming, Aime Breton and Tracy Earl Carmichael, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

INCOME PUBLICATIONS LIMITED

NOTICE IS HEREBY GIVEN that under the Provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Alexander MacKenzie, Donald Robert Steele and George William Collins-Williams, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INCOME PUBLICATIONS LIMITED: (a) To engage in all branches of the publication business and to print, publish and generally deal in newspapers, periodicals, magazines and books of every description and kind and to carry on the trade and business of general printers, publishers, newspaper publishers, lithographers, engravers, bookbinders, booksellers, type foundries and advertising agents, to carry on the business of embossing, electrotyping, stereotyping, photo-engraving and manufacturing, and to deal in paper boxes, stationery, tags and labels; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Donald Alexander MacKenzie, Donald Robert Steele and George William Collins-Williams, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE KARCO COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Joseph Clark and William Murray Clark, Barristers; and Edna Marie Parent, Stenographer; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE KARCO COMPANY LIMITED: (a) To engage in the business of manufacturing, producing, merchandising, importing and exporting and all business which may necessarily, conveniently or incidentally be carried on in relation thereto; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate

consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Charles Joseph Clark, William Murray Clark and Edna Marie Parent, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

KIWANIS CLUB OF LINDSAY INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Andrew Quinn, Pharmacist; Stewart George Bryson, Louis Thomas Walker, Egerton Miller Shields, Newton George Wilson and Harvey Alexander Graham, Managers; LeRoy George Brown, Civil Servant; William David Whyte, Insurance Agent; Murray Ernest Grant, Banker; Herbert John Hardy, Barber; Joseph Lexis Crawford Staples and David Moffatt Thomson, Barristers; and Bruce Alexander McArthur, Funeral Director; all of the Town of Lindsay, in the County of Victoria and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of KIWANIS CLUB OF LINDSAY INCORPORATED: (a) To give primacy to the human and spiritual rather than to the material values of life; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Lindsay; and its First Directors being Thomas Andrew Quinn, Harvey Alexander Graham, Stewart George Bryson, LeRoy George Brown, William David Whyte, Murray Ernest Grant, Herbert John Hardy, Louis Thomas Walker, Egerton Miller Shields, Joseph Lexis Crawford Staples, David Moffatt Thomson, Bruce Alexander McArthur and Newton George Wilson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

KNOWLES BAILEY ST. CATHARINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sydney Malcolm Harris and Harold Joseph Rubenstein, Solicitors; and Alma Jane Paulson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KNOWLES BAILEY ST. CATHARINES LIMITED: (a) To manufacture, import, buy, sell and deal in tobacco, cigarettes, cigars, pipes, smokers' sundries and such other articles and things as are commonly used by smokers and users of tobacco in any form; and to carry on any business incidental to or connected with the tobacco trade; and for the further purposes and objects therein set forth: with a capital divided into One Hundred Thousand shares without any nominal or par value;

provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the City of St. Catharines, in the County of Lincoln and Province of Ontario; and its Provisional Directors being Sydney Malcolm Harris, Harold Joseph Rubenstein and Alma Jane Paulson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

ERNEST LEITZ (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Alva Carveth, General Manager; Maurice Crabtree, one of His Majesty's Counsel learned in the Law; William Stewart Rogers and Alan Hanson Crabtree, Barristers; Walter Robertson Carveth, Sales Manager; John David Carveth, Clerk; and Lilley Brown and Marjorie Collier Ganter, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ERNEST LEITZ (CANADA) LIMITED: (a) To produce, manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to purchase, manufacture and sell, deal in or otherwise use articles and materials of every kind and nature used in or connected with the sciences or arts of photography and photo-engraving and the science or art of optics or any art or science allied to or connected with the said arts or sciences, and for the further purposes and objects therein set forth: with a capital of One Hundred and Fifty Thousand dollars divided into One Thousand Three Hundred 5% non-cumulative redeemable preference shares of One Hundred dollars each and Two Hundred common shares of One Hundred dollars each; with its Head Office at the Town of Midland, in the County of Simcoe and Province of Ontario; and its Provisional Directors being Walter Alva Carveth, Maurice Crabtree, William Stewart Rogers, Alan Hanson Crabtree, Walter Robertson Carveth, John David Carveth, Lilley Brown and Marjorie Collier Ganter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE LINDSAY PRESS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold Fearn Logan, one of His Majesty's Counsel learned in the Law; Harold Alexander Logan, Barrister; William Craig Lindsay, Business Manager; and Isabel Naismith and Annie Leishman Hare, Secretaries; all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders

therein, a private company under the name of THE LINDSAY PRESS LIMITED: (a) To carry on the trade or business of general printers, publishers, newspaper publishers, lithographers, engravers, book binders, book sellers, type foundries and advertising agents and the business of embossing, electrotyping, stereotyping, photo-engraving, manufacturing and dealing in paper boxes, stationery, tags and labels; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Harold Fearn Logan, Harold Alexander Logan, William Craig Lindsay, Isabel Naismith and Annie Leishman Hare, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

ANGUS L. MACDONALD CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Angus Lawrence MacDonald, Building Contractor; and Herbert Martin MacDonald and John Leonard MacDonald, Builders; all of the City of Cornwall, in the County of Stormont and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ANGUS L. MACDONALD CONSTRUCTION LIMITED; To carry on the business of general contractors and builders and to deal in and manufacture all types of material which can or may be used directly or indirectly by builders or contractors in the business of a general construction, building and contracting company, including the alteration and repair of works or erections of every kind and description, and the manufacture of prefabricated parts of houses and all other buildings and erections of every kind and description and the operation of public and private works of every nature and kind and to enter into contracts for the construction of works of all descriptions and to buy, sell, take, lease or exchange or otherwise acquire and dispose of land and buildings and any interest connected therewith and to buy, rent or otherwise deal in all kinds of equipment including the hauling and cartage of the same and to buy, sell and deal in oils, greases, gasoline, benzine, petroleum and all derivatives and by-products thereof; with a capital of Fifty Thousand dollars divided into Five Hundred shares of One Hundred dollars each; with its Head Office at the said City of Cornwall; and its Provisional Directors being Angus Lawrence MacDonald, Herbert Martin MacDonald and John Leonard MacDonald, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MALTON SUBDIVISIONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Bruce Arthur Finkler, Barrister; Florence Irene Derrett and Fay Harris, Secretaries; Irwin Wenus, Student-at-Law; and Sam Lyons Agent; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MALTON SUBDIVISIONS LIMITED: (a) To acquire by purchase, lease, exchange or in any other lawful manner any description of real estate or real property or any interest therein; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Seven Thousand Five Hundred redeemable preference shares of Ten dollars each and Twenty-five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Bruce Arthur Finkler, Florence Irene Derrett, Fay Harris, Irwin Wenus and Sam Lyons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

M. A. McNEIL SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Wanless McMaster, John Stuart McKinnon and Donald Alexander MacKenzie, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of M. A. McNEIL SALES LIMITED: (a) To buy, sell, exchange, trade and otherwise deal in and with, as principal, agent, consignee or otherwise, all forms of automotive vehicles including passenger automobiles, trucks, trailers, tractors and other forms of automotive transport; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office in the Township of Scarborough, in the said County of York; and its Provisional Directors being John Wanless McMaster, John Stuart McKinnon and Donald Alexander MacKenzie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

McCALL'S FOODLAND LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clarence Dougald McCall, Merchant; and Abraham Acker and Frederick Patrick Moyer, Solicitors; all of the City of Guelph, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons

who thereafter become shareholders therein, a private company under the name of McCALL'S FOODLAND LIMITED: (a) To import, export, buy, sell and deal in goods, wares and merchandise of all kinds or descriptions, and to carry on any or all lines of business as manufacturers, producers, processors, merchants, distributors, commission agents and wholesale and retail importers and exporters, and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred preference shares of Ten dollars each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Guelph; and its Provisional Directors being Clarence Dougald McCall, Abraham Acker and Frederick Patrick Moyer, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

McRAE LEASEHOLDS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Douglas McNish and Stanley Gordon Tinker, Solicitors; and Ella Jean Prindiville, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of McRAE LEASEHOLDS LIMITED: (a) To purchase certain lands and buildings in the Town of Leaside, in the County of York and Province of Ontario, and being composed of Lot 536 and Lot 537 on the south side of McRae Drive, in the said Town of Leaside, according to Plan registered in the Registry Office for the Registry Division for the East and West Riding of the County of York as Number 2120; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Four Hundred preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Douglas McNish, Stanley Gordon Tinker and Ella Jean Prindiville, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

M. F. MILLS STEEL CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Mildred Phillips, Stenographer; Phyllis Dalgleish, Bookkeeper; and Cyril Valerian O'Connor, Barrister; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario, and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of M. F. MILLS STEEL CONSTRUCTION CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of general contractors,

builders, roofers, dealers in and manufacturers of concrete, cement, asphalt, sheet metal, roof preparations and other materials which can be used directly or indirectly by contractors, builders or roofers and to enter into contracts for constructing, executing and owning all types of works, both public and private, and to carry on any other business of a like nature or incidental to the foregoing, including dredging, the digging of ditches, canals, waterways and water courses and the reclamation of inundated lands; and for the further purposes and objects therein set forth: with a capital of Two Hundred Thousand dollars divided into One Hundred preference shares of Five Hundred dollars each and One Thousand Five Hundred common shares of One Hundred dollars each; with its Head Office at the City of Port Arthur, in the said District of Thunder Bay; and its Provisional Directors being Mildred Phillips, Phyllis Dalgleish and Cyril Valerian O'Connor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

MOHAWK CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard James Roberts, Barrister; George Vano, Student-at-Law; and Patricia Ann Powers, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MOHAWK CONSTRUCTION LIMITED: (a) To carry on the business of general contractors, graders and excavators and to enter into contracts for, construct, execute, own and carry on all description of works, and to carry on for the purposes aforesaid the business of a general construction company and contractors for the construction of works, public and private; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Richard James Roberts, George Vano and Patricia Ann Powers, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

MONTGARY PETROLEUM CORPORATION LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Barbara Isabelle Munro, Norah Aileen Crawford and Etheldreda Robertson, Secretaries, and John Walsh, Student-at-Law, all of the City of Toronto, in the County of York and Province of

Ontario; and Peter Lewis Slaght, of the Town of Weston, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of MONTGARY PETROLEUM CORPORATION LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Barbara Isabelle Munro, Peter Lewis Slaght, Norah Aileen Crawford, Etheldreda Robertson and John Walsh, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

MUNDINGER ACCORDION SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Melville O'Donohue, Solicitor; and Edith Searle and Frances Della Baker, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario, and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MUNDINGER ACCORDION SALES LIMITED: (a) To carry on the business of operating a musical goods sales business dealing in musical instruments and accessories of any nature or kind whatsoever and to buy, sell or trade in all products and commodities in connection with the foregoing; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Melville O'Donohue, Edith Searle and Frances Della Baker, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE NETLEY CORPORATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Aloysius Douglas McAlpine, Solicitor, and Margaret Maciun, Secretary, both of the City of Toronto, in the County of York and Province

of Ontario; and William Struan Robertson, of the Township of Scarborough, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE NETLEY CORPORATION; To benefit the employees of Sharples Corporation and generally to do all such things as are incidental or conducive to the attainment of the above object including the acquisition of such real property as the Corporation may think necessary or convenient for this purpose; with its Head Office at Netley Island, in the Township of Leeds, in the County of Leeds and Province of Ontario; and its First Directors being Aloysius Douglas McAlpine, William Struan Robertson and Margaret Maciun, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

6

NIPIRON MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Maurice Crabtree, one of His Majesty's Counsel learned in the Law; William Stewart Rogers and Alan Hanson Crabtree, Barristers; and Lilley Brown and Marjorie Collier Ganter, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NIPIRON MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Maurice Crabtree, William Stewart Rogers, Alan Hanson Crabtree, Lilley Brown and Marjorie Collier Ganter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ONTARIO REALTY AND SECURITY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Russell Read and Paul Duncombe Read, both of the City of Brantford, in the County of Brant and Province of Ontario, Solicitors; and Meta Opal Louise Howey, of the Township of South Dumfries, in the said County of Brant, Stenographer; and any others who have become subscribers

to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ONTARIO REALTY AND SECURITY COMPANY LIMITED: (a) To purchase, lease or otherwise acquire, hold, rent, operate, manage, develop or otherwise use and to sell, exchange or otherwise dispose of real property, improved or unimproved, and to mortgage the same, and to acquire, construct, operate, manage, sell or otherwise dispose of buildings and structures of all kinds, and to deal in and with building materials and supplies; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being Ernest Russell Read, Paul Duncombe Read and Meta Opal Louise Howey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PATERSON HOUSE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Reginald George Thomas, Assistant General Manager; and William Pattison Telford, Junior, and George Arthur Marron, Barristers; all of the City of Owen Sound, in the County of Grey and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PATERSON HOUSE COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to own and operate hotels, motels and cabins for the accommodation of tourists and travellers and to acquire such land and buildings as may be necessary for such purposes and to sell such merchandise as may by law be authorized to be sold by hotels and to operate parking lots, garages and other facilities on the hotel premises or on the hotel lands for the convenience and accommodation of tourists and travellers and to operate pleasure boats and motor cars for the same purposes; with a capital divided into Two Hundred preference shares of the par value of One Thousand dollars each and Two Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Owen Sound; and its Provisional Directors being Reginald George Thomas, William Pattison Telford and George Arthur Marron, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PETER F. PLAYFAIR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Ambrose O'Flaherty, Solicitor; and Jean Kobernyk and Iris Melville, Secretaries; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PETER F. PLAYFAIR LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures which may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Fifty Thousand preference shares of the par value of One dollar each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Thomas Ambrose O'Flaherty, Jean Kobernyk and Iris Melville, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

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PORCUPINE PRODUCE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Maurice Alfred Hancock, Decorator, and Alexander Lebeau, Fruit Dealer, both of the Township of Tisdale, in the District of Cochrane and Province of Ontario; and Albert Ernest Salter, of the Town of Timmins, in the said District of Cochrane, Grocer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PORCUPINE PRODUCE COMPANY LIMITED: (a) To carry on the business of wholesale and retail fruit and vegetable merchants, brokers, auctioneers, importers, exporters, producers, distributors, commission agents and general traders; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office in the said Township of Tisdale; and its Provisional Directors being Maurice Alfred Hancock, Alexander Lebeau and Albert Ernest Salter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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HERB ROBINSON WHOLESALE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Marks, Barrister; Mary Marks, Housewife; and Phyllis Kitchen, Stenographer;

all of the City of Oshawa, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HERB ROBINSON WHOLESALE LIMITED: (a) To manufacture, produce, adapt, prepare, buy, sell, import, export, exchange or otherwise deal in goods, wares, materials, articles and merchandise of every nature and kind whatsoever, both at wholesale and retail, and, without limiting the generality of the foregoing, to manufacture or otherwise produce, buy, sell, import, export, exchange and generally deal in all kinds of automobile parts and accessories and all kinds of articles of metal and other materials; and for the further purposes and objects therein set forth: with a capital of Two Hundred Thousand dollars divided into Fifteen Thousand preference shares of Ten dollars each and Five Thousand common shares of Ten dollars each; with its Head Office at the said City of Oshawa; and its Provisional Directors being Ernest Marks, Mary Marks and Phyllis Kitchen, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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G. SAKS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Louis William Spencer and Joseph Louis Addison, Barristers; and May Carter, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of G. SAKS LIMITED: (a) To carry on the business of the manufacture and/or sale, either as principal or agent, and both at wholesale and retail, of women's blouses, dresses and all other women's apparel; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred non-cumulative redeemable preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Louis William Spencer, Joseph Louis Addison and May Carter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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SENTINEL CREDIT CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Percy Bergart, Solicitor, and Jack Allen Fader, Student-at-Law, both of the City of Toronto, in the County of York and Province of Ontario; and Betty Davies, of the Township of North York, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SENTINEL CREDIT

CORPORATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of a general collection agency and the preparation and distribution of credit reports; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Percy Bergart, Jack Allen Fader and Betty Davies, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

SPENCER BROS. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Garney Milne, Solicitor; Edna Denison, Bookkeeper; and Mary Rebecca Duncan, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SPENCER BROS. LIMITED: (a) To carry on the business of silk screen printing; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Douglas Garney Milne, Edna Denison and Mary Rebecca Duncan, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

STAMFORD MOTEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Eric Calvert, John Patrick Matthews, Francis Joseph Matthews and Archibald Francis Sheppard, Solicitors; and Robert Birchnall, James Andrew Climenhage and George Inglis, Clerks; all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STAMFORD MOTEL LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein and any buildings, erections or structures thereon, and to construct, erect and operate motels, hotels, tourist cabins, restaurants, garages, apartment houses, office buildings, dwelling houses,

residences and other buildings and works, and to use, convert, adapt and maintain all or any of such buildings and premises to and for any one or more of the foregoing purposes or other like purposes; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Twelve Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Donald Eric Calvert, John Patrick Matthews, Francis Joseph Matthews, Archibald Francis Sheppard, Robert Birchnall, James Andrew Climenhage and George Inglis, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

STEPHEN SPORTSWEAR MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Mildred Sniderman and Evelyn Ludwig, Married Women; and Barnett Ludwig, Gentleman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STEPHEN SPORTSWEAR MANUFACTURING COMPANY LIMITED To carry on any and all lines of business as manufacturers, purchasers, agents, dealers and merchants and importers and exporters generally without limitation as to the class of products, merchandise, machinery or machines, and to manufacture, purchase, adapt, prepare, buy, sell, lease, rent and otherwise deal in materials, articles, machines and things required in connection with or incidental to the said business; with a capital of Forty Thousand dollars divided into Thirty Thousand preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Mildred Sniderman, Barnett Ludwig and Evelyn Ludwig, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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STINSON COURT APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Marjorie Lois Blades, Secretary; Mervyn Cohen, Student-at-Law; and Samuel Ellis, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STINSON COURT APARTMENTS LIMITED: (a) To purchase, lease, take in exchange or

otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to lease and mortgage the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Thousand preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Marjorie Lois Blades, Mervyn Cohen and Samuel Ellis, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

SUDBURY BRICK & BLOCK SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Cecil Facer, one of His Majesty's Counsel learned in the Law; William John Shea, Barrister; Eva Annie Church and Ellen Houle, Secretaries; and Mary Irene McKee, Stenographer; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUDBURY BRICK & BLOCK SUPPLY LIMITED: (a) To manufacture, buy, sell, import, export and generally deal in cement and the by-products thereof, cement blocks, tile, lime, limestone, sandstone, calcined and other plaster, artificial stone and all other similar products; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Ernest Cecil Facer, William John Shea, Eva Annie Church, Ellen Houle and Mary Irene McKee, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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WILLIAM R. TEMPLETON and COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Robert Templeton, Manager, Kathleen Ada Mayes, Sales Manager, David Andrew Haughton and Walter Alvin Hern, Artists, and John Cooper Rennie, Salesman, all of the City of Toronto, in the County of York and Province of Ontario; Bruce Henderson Johnson, of the Village of Long Branch, in the said County of York, Artist; and William John Hayball, of the Village of Port Credit, in the County of Peel and Province of Ontario, Art

Director; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WILLIAM R. TEMPLETON and COMPANY LIMITED: (a) To carry on a general advertising and publicity business in all its branches, both as principals and agents; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand Five Hundred Class A preference shares of the par value of Ten dollars each, Four Thousand Class B preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Robert Templeton, Kathleen Ada Mayes, David Andrew Haughton, Walter Alvin Hern, John Cooper Rennie, Bruce Henderson Johnson and William John Hayball, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THISTLETOWN DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Bicknell Keachie and Robert Wright Davies, Barristers; and Doris Mildred Stewart, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THISTLETOWN DEVELOPMENTS LIMITED: (a) To purchase or otherwise acquire, hold, sell, pledge or otherwise dispose of shares of stock, bonds, debentures or other securities of any other corporation or company; and for the further purposes and objects therein set forth: with a capital divided into Thirty-nine Thousand non-cumulative redeemable preference shares of the par value of One dollar each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Bicknell Keachie, Robert Wright Davies and Doris Mildred Stewart, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE TOPPINGS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Edwin Ganong, Solicitor; Barbara Isabelle Munro and Etheldreda Robertson, Secretaries; Blanche Marion Scott, Receptionist and John William Walsh, Student-at-Law; all of the City of Toronto, in the County of York and Province

of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE TOPPINGS COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell and deal in foods, food preparations, candy, confectionery, patent medicines, medicinal preparations and chemical products; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being James Edwin Ganong, Barbara Isabelle Munro, Etheldreda Robertson, Blanche Marion Scott and John William Walsh, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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VALENTINE CONTRACTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sabatino Valentini and Emilio Valentini, Contractors; and Maria Valentini and Rose Valentini, Married Women; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of VALENTINE CONTRACTING COMPANY LIMITED: (a) To carry on the business of general contractors for all types of building, concrete work or any other type of construction; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Thirty-five Thousand 5% non-cumulative preference shares of One dollar each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Sabatino Valentini, Emilio Valentini, Maria Valentini and Rose Valentini, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(260)

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VITAMINERAL LABORATORIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ella Maud Wilson, Eleanor Kate Elliott and Margaret Theresa Howe, Secretaries; and Hugh Alexander Black and Thomas Matthew Creighton, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of VITAMINERAL LABORATORIES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the manufacture, sale and distribution of medicinal and pharmaceutical products and preparations, and generally to

carry on the business of manufacturers, buyers, sellers and distributors, both at wholesale and retail, of all kinds of preparations and chemicals whatsoever; with a capital divided into Twenty Thousand 5% non-cumulative preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ella Maud Willson, Eleanor Kate Elliott, Hugh Alexander Black, Thomas Matthew Creighton and Margaret Theresa Howe, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JAS. E. WALL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Michael Garvey, one of His Majesty's Counsel learned in the Law; Peter Gerald Hopperton, Solicitor; and Isabel Robertson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JAS. E. WALL LIMITED: (a) To buy, sell, import, export, repair, trade and deal in tires, tubes, motors and radios and automobile, truck, motorcycle, bicycle and aircraft accessories of every description; and for the further purposes and objects therein set forth; with a capital divided into Nine Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Michael Garvey, Peter Gerald Hopperton and Isabel Robertson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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WHITE RIVER AIR SERVICES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernes William Dunn and Ruby Jane Qua, Public Accountants; and Mary Jeffs, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of WHITE RIVER AIR SERVICES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To establish and maintain lines of regular service of aircraft and conveyances of all kinds, and to carry on the business of carriers of passengers and goods by air; and for the further purposes and objects

therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office in Township Number 67, in the District of Algoma and Province of Ontario; and its Provisional Directors being Ernest William Dunn, Ruby Jane Qua and Mary Jeffs, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

YOUTHS' FRIENDS ASSOCIATION OF CANADA, INC.

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth, constituting Johan Jacobus Smit, Senior, of the Town of Little Silver, in the State of New Jersey, one of the United States of America, Executive; Frank Edward Koebel, of the City of Madison, in the said State of New Jersey, Executive; Piet Smit, of the City of Summit, in the said State of New Jersey, Executive; and Robert Smith Parsons, General Manager, Gordon Ronald Ferguson, Chartered Accountant, and Wilbur Ralph Salter and John Denton Reilly, Solicitors, all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of YOUTHS' FRIENDS ASSOCIATION OF CANADA, INC.; (a) To foster in the community an interest in the cultural and social development of children and young people to the end that they may become cultured, self-reliant individuals and to support all groups and institutions which have similar purposes; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being Johan Jacobus Smit, Frank Edward Koebel, Piet Smit, Robert Smith Parsons, Gordon Ronald Ferguson, Wilbur Ralph Salter and John Denton Reilly, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ZETA DELTA PROPERTY ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Richard Whale, Architect; Edmund William Brooks, Stock Broker; and Earl Clarence Domm, Engineer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ZETA DELTA PROPERTY ASSOCIATION: (a) To promote the interests of the members of the Fraternity Chapter of Sigma Nu known as Zeta Delta, and to erect, purchase, acquire, hold, dispose of, rent, mortgage and operate a chapter house or chapter houses or any other building or buildings in connection with the said Zeta Delta Chapter; and for the further purposes and objects therein set forth; with its Head Office at the said City

of Toronto; and its First Directors being George Richard Whale, Edmund William Brooks and Earl Clarence Domm, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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Supplementary Letters Patent

THE BELL THREAD COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE BELL THREAD COMPANY, LIMITED, incorporated September 6, A.D. 1930: (a) Declaring the One Hundred and Eleven Class "A" preference shares of the par value of Fifty dollars each and the One Thousand and Ninety-nine Class "B" preference shares of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Redesignating the remaining Two Hundred and Twenty-nine Class "A" preference shares of the par value of Fifty dollars each as Two Hundred and Twenty-nine Class "A" non-voting preference shares of the par value of Fifty dollars each, the remaining Two Thousand Two Hundred and One Class "B" preference shares of the par value of One Hundred dollars each as Two Thousand Two Hundred and One Class "B" non-voting preference shares of the par value of One Hundred dollars each and the Three Thousand Class "C" common shares without any nominal or par value as Three Thousand common shares without any nominal or par value; (c) Increasing the capital stock of the Company: (i) by the creation of Ten Thousand Class "C" non-voting non-cumulative preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares and subsequent to the Class "A" non-voting preference shares and the Class "B" non-voting preference shares of the Company and carrying and being subject to the preferences, priorities, rights, privileges, limitations and conditions therein set forth; and (ii) by the creation of an additional One Hundred and Forty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued and the additional common shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred and Forty-three Thousand dollars; (d) Deleting and expunging from the Letters Patent of Incorporation of the Company the last paragraph thereof commencing with the words, "THE CAPITAL of the Company", and concluding with the words, "by the board of directors"; (e) Declaring that the capital stock of the Company shall consist of Two Hundred and Twenty-nine Class "A" non-voting preference shares of the par value of Fifty dollars each, Two Thousand Two Hundred and One Class "B" non-voting preference shares of the par value of One Hundred dollars each, Ten Thousand Class "C" non-voting non-cumulative preference shares of the par value of One Hundred dollars each and One Hundred and Forty-three Thousand common shares without any nominal or par value.

R. J. CUDNEY,
Deputy Provincial Secretary.

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6

CABANGA DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CABANGA DEVELOPMENTS LIMITED, incorporated August 20, A.D. 1945: (1) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor; (2) Converting the Five Thousand and Three issued and the Thirty-four Thousand Nine Hundred and Ninety-seven unissued shares of the capital stock of the Company of the par value of One dollar each into Five Thousand and Three issued and Thirty-four Thousand Nine Hundred and Ninety-seven unissued shares without any nominal or par value; and (3) Increasing the capital stock of the Company by the creation of an additional Sixty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued and the additional shares without any nominal or par value shall not exceed in amount or value the sum of One Million dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

CHESTERVILLE MINES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CHESTERVILLE MINES LIMITED, incorporated March 20, A.D. 1907: Increasing the capital of the Company from the sum of Two Million dollars to the sum of Three Million dollars by the creation of an additional One Million shares of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

EGGETT & CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to EGGETT & CO. LIMITED, incorporated May 11, A.D. 1948: (a) Declaring the One Hundred and Ninety-one preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and purchased for cancellation to be cancelled; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (5) of the terms and conditions attaching to the preference shares and substituting another clause therefor; (c) Increasing the capital stock of the Company by the creation of an additional Six Hundred and Ninety-one preference shares of the par value of One Hundred dollars each, ranking *pari passu* in all respects with the existing preference shares of the Company; and (d) Declaring that the capital stock of the Company shall consist of Nine Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

GARDNER CONSTRUCTION COMPANY,
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GARDNER CONSTRUCTION COMPANY, LIMITED, incorporated October 8, A.D. 1918: (a) Designating the Eight Hundred shares of the capital stock of the Company of Fifty dollars each as Eight Hundred common shares of Fifty dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred and Forty Thousand dollars by the creation of Two Thousand preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

THE HOME FURNITURE COMPANY,
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE HOME FURNITURE COMPANY, LIMITED, incorporated October 2, A.D. 1928: (a) Declaring the Two Hundred and Twenty preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Decreasing the capital stock of the Company by the cancellation of the Seven Hundred and Eighty unissued preference shares of the par value of One Hundred dollars each; (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares; (d) Increasing the capital stock of the Company by the creation of Seventy-five Thousand non-cumulative non-voting redeemable preference shares of the par value of One dollar each (therein called the "preference shares"), ranking in priority to the common shares of the Company and having attached thereto the preferences, rights, conditions and restrictions therein set forth; (e) Declaring that the capital stock of the Company shall consist of Seventy-five Thousand non-cumulative non-voting redeemable preference shares of the par value of One dollar each and Fifteen Thousand common shares without any nominal or par value.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

ROY JAMES SALES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JAMES FARM SUPPLIES LIMITED, incorporated October 8, A.D. 1946: (a) Changing the name of the Company to ROY JAMES SALES LIMITED; (b) Increasing the capital stock of the Company by the creation of an additional Four Hundred non-cumulative preference shares of the par value of One Hundred dollars each, ranking *pari passu* in all respects with the existing preference shares of the Company; and (c) Deleting and expunging from

the Letters Patent of Incorporation of the Company clause (3) of the terms and conditions attaching to the non-cumulative preference shares and substituting another clause therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

HY-CHARGER PETROLEUMS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HY-CHARGER PETROLEUMS LIMITED (No Personal Liability), incorporated June 30, A.D. 1950: Increasing the capital of the Company from the sum of Three Million dollars to the sum of Four Million dollars by the creation of an additional One Million shares of One dollar each, ranking *pari passu* in all respects with the existing shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

KINGSWAY PLUMBING SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under The Companies Act, Supplementary Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KINGSWAY PLUMBING SUPPLIES LIMITED, incorporated August 14, A.D. 1950: (a) Designating the Forty Thousand shares of the capital stock of the Company of One dollar each as Forty Thousand common shares of One dollar each; (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars: (i) by the creation of Five Thousand 5% non-cumulative redeemable preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (ii) by the creation of an additional Ten Thousand common shares of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

LITTLE LONG LAC HOSPITAL

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LITTLE LONG LAC HOSPITAL, incorporated September 14, A.D. 1939: Deleting and expunging from the Letters Patent of Incorporation of the Corporation the word "private" where it appears in the second line of the purposes and objects.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

MARTIN FEED MILLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MARTIN FEED MILLS LIMITED, incorporated December 16, A.D. 1943: (a) Designating the Six Hundred and Fifty shares of the capital stock of the Company of One Hundred dollars each as Six Hundred and Fifty common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Sixty-five Thousand dollars to the sum of One Hundred and Ninety-five Thousand dollars by the creation of Thirteen Thousand non-voting preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

JOHN MACKAY MILLING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JOHN MACKAY MILLING LIMITED, incorporated May 11, A.D. 1949: (a) Extending the purposes and objects of the Company as therein set forth; (b) Designating the Forty Thousand shares of the capital stock of the Company of One dollar each as Forty Thousand common shares of One dollar each; (c) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of Sixty Thousand 4% non-cumulative redeemable non-voting preference shares of One dollar each (therein referred to as "the said preference shares"), ranking in priority to the common shares of the Company and being subject to the preferences, priorities and limitations therein set forth; (d) Increasing the number of directors of the Company from three to four; (e) Declaring the capital of the Company to be One Hundred Thousand dollars divided into Sixty Thousand 4% non-cumulative redeemable non-voting preference shares of One dollar each and Forty Thousand common shares of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

MINOR METALS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MINOR METALS LIMITED, incorporated April 9, A.D. 1945: Increasing the capital stock of the Company by the creation of an additional Four Hundred and Ninety-nine Thousand Six Hundred shares without any nominal or par value, ranking *pari passu* in all respects with the existing shares of the Company; provided, however, that the aggregate consideration for the issue of the presently unissued and the additional shares without any nominal or par value shall not exceed in amount or value the sum of Five Hundred and Thirty-nine Thousand Five Hundred and Seventy dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

OPEONGO LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to OPEONGO LUMBER COMPANY LIMITED, incorporated September 26, A.D. 1935: (a) Designating the One Thousand shares of the capital stock of the Company without any nominal or par value as One Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Two Hundred Thousand 4% non-cumulative redeemable preference shares of the par value of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

PURITY DAIRIES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario under his Seal of Office, to PURITY DAIRIES, LIMITED, incorporated February 23, A.D. 1929; (a) Designating the Five Thousand cumulative redeemable non-voting preference shares of the capital stock of the Company of the par value of Fifty dollars each as Five Thousand cumulative redeemable non-voting Class "A" preference shares of the par value of Fifty dollars each; (b) Changing and subdividing the Two Thousand Two Hundred and Fifteen issued and the Two Hundred and Eighty-five unissued common shares of the capital stock of the Company of the par value of One Hundred dollars each into Twenty-two Thousand One Hundred and Fifty issued and Two Thousand Eight Hundred and Fifty unissued common shares without any nominal or par value respectively; (c) Increasing the capital stock of the Company: (i) by the creation of Fifty Thousand Class "B" preference shares of the par value of Ten dollars each, ranking in priority to the common shares and subsequent to the cumulative redeemable non-voting Class "A" preference shares of the Company and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth; (ii) by the creation of an additional Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued and the additional common shares without any nominal or par value shall not exceed in amount or value the sum of Five Hundred and Twenty-eight Thousand Five Hundred dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

THE SARNIA HARDWARE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE SARNIA HARDWARE COMPANY LIMITED, incorporated March 1, A.D. 1944; (a) Designating the One Thousand shares of the capital stock of the Company of Fifty dollars each as One Thousand common shares of Fifty

dollars each; and (b) Increasing the capital stock of the Company from the sum of Fifty Thousand dollars to the sum of One Hundred and Fifty Thousand dollars by the creation of Two Thousand preference shares of Fifty dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

THE SHILLINGTON COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 16th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE SHILLINGTON COMPANY, LIMITED, incorporated February 25, A.D. 1918; (1) Decreasing the capital of the Company from the sum of Seventy-five Thousand dollars to the sum of Fifty-four Thousand Five Hundred dollars, such decrease to be effected: (a) by cancelling Twenty-eight issued shares of the capital stock of the Company of One Hundred dollars each recorded on the books of the Company in the name of Barbara J. Shillington; and (b) by cancelling One Hundred and Seventy-seven issued shares of the capital stock of the Company of One Hundred dollars each recorded on the books of the Company in the names of and for the amounts following: Algernon G. Shillington Estate, 85 shares; Barbara M. Shillington, 31 shares; Genevieve Shillington, 24 shares; Edith C. Shillington, 9 shares; Percy S. Shillington Estate, 28 shares; and (2) Authorizing the payment back to the shareholders as set forth in sub-paragraph (b) of paragraph (1) hereof of the sum of Seventeen Thousand Seven Hundred dollars, either in cash or in specie.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

SORENSEN HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SORENSON HOLDINGS LIMITED, incorporated May 19, A.D. 1931; Increasing the capital of the Company from the sum of Seven Hundred and Fifty Thousand dollars to the sum of Two Million dollars by the creation of an additional Twelve Thousand Five Hundred preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing preference shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

STAVELEY REALTIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STAVELEY APART-

MENTS, LIMITED, incorporated May 28, A.D. 1938; (a) Changing the name of the Company to STAVELEY REALTIES LIMITED; (b) Designating the One Thousand Seven Hundred and Thirty-seven shares of the capital stock of the Company without any nominal or par value as One Thousand Seven Hundred and Thirty-seven common shares without any nominal or par value; and (c) Increasing the capital stock of the Company by the creation of Two Hundred Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

STEELE BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STEELE BROTHERS LIMITED, incorporated February 2, A.D. 1943; (a) Designating the Forty Thousand shares of the capital stock of the Company of One dollar each as Forty Thousand common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Eighty Thousand dollars by the creation of Four Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the preferences, priorities, rights, privileges, limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(261)

6

Change of Name

ANTONE PETROLEUMS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 14th day of January, A.D. 1952, has changed the name of PRIZE PETROLEUM LIMITED (No Personal Liability); incorporated December 12th, 1951, to ANTONE PETROLEUMS LIMITED (No Personal Liability).

R. J. CUDNEY,
Deputy Provincial Secretary.

(262)

6

RICHARDSON MOTOR SALES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 14th

day of January, A.D. 1952, has changed the name of TILBURY MOTORS LIMITED, incorporated April 28th, 1949, to RICHARDSON MOTOR SALES LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(262)

6

U. R. MINES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Administrator of the Government of the Province of Ontario in Council has, by an Order dated the 24th day of January, A.D. 1952, changed the name of GREAT NORTH WEST URANIUM EXPLORERS LIMITED (No Personal Liability), incorporated May 25th, 1951, to U. R. MINES LIMITED (No Personal Liability).

G. A. WELSH,
Provincial Secretary.

(262)

6

Surrender and Cancellation of Letters Patent and Termination of Existence

CLYDE AIRCRAFT MANUFACTURING CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CLYDE AIRCRAFT MANUFACTURING CO. LIMITED, incorporated by Letters Patent dated the 29th day of July, A.D. 1940, and has directed that the same be cancelled and by his said Order has fixed the 3rd day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(263)

6

KEMP REALTY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of KEMP REALTY COMPANY, LIMITED, incorporated by Letters Patent dated the 23rd day of April, A.D. 1920, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(263)

6

LAMPLIGHTER CORPORATION OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of LAMPLIGHTER CORPORATION OF CANADA LIMITED, incorporated by Letters Patent dated the 4th day of January, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary

(263)

6

REDWATER PETROLEUM LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of REDWATER PETROLEUM LIMITED (No Personal Liability), incorporated by Letters Patent dated the 13th day of October, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 25th day of February, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(263)

6

SIMCOE FREIGHT LINES & TRADING, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of SIMCOE FREIGHT LINES & TRADING, LIMITED, incorporated by Letters Patent dated the 4th day of February, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 3rd day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(263)

6

TWOCO CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of TWOCO CORPORATION LIMITED, incorporated by Letters Patent dated the 26th day of July, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 3rd day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(263)

6

Licenses in Mortmain

W. J. BELL PAPER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 24th day of January, A.D. 1952, has been pleased to authorize W. J. BELL PAPER COMPANY LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 9th day of May, A.D. 1927, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$400,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary

(264)

6

EXIDE BATTERIES OF CANADA

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 24th day of January, A.D. 1952, has been pleased to authorize EXIDE BATTERIES OF CANADA, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 6th day of August, A.D. 1920, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$2,000,000.00.

G. A. WELSH,
Provincial Secretary

(264)

6

GRANDOR LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 24th day of January, A.D. 1952, has been pleased to authorize GRANDOR LUMBER COMPANY LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 9th day of February, A.D. 1946, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(264)

6

LAMBERT PHARMACAL COMPANY (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in

Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 24th day of January, A.D. 1952, has been pleased to authorize LAMBERT PHARMACAL COMPANY (CANADA) LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 31st day of December, A.D. 1934, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$500,000.00.

G. A. WELSH,
Provincial Secretary.

(264)

6

ST. LAWRENCE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 24th day of January, A.D. 1952, has been pleased to authorize ST. LAWRENCE CORPORATION LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 19th day of May, A.D. 1930, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$2,500,000.00.

G. A. WELSH,
Provincial Secretary

(264)

6

Extra-Provincial Corporations

W. & A. GILBEY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council, by an Order, dated the 24th day of January, A.D. 1952, has directed the issue of a further License, under the Great Seal of the Province of Ontario, to W. & A. GILBEY, LIMITED, a Corporation created by or under the authority of the laws of the United Kingdom of Great Britain and Ireland, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its License, dated the 17th day of December, A.D. 1935, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$2,200,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License or the purpose, the License of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

G. A. WELSH,
Provincial Secretary.

(265)

6

LYMAN & HOSKINS LTD.

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in

Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 24th day of January, A.D. 1952, been pleased to authorize LYMAN & HOSKINS LTD., a Corporation created by or under the authority of the laws of the Province of British Columbia, by Memorandum and Articles of Association, filed and registered the 5th day of January, A.D. 1937: (a) To carry on the business of buyers, sellers, importers, exporters, hirers, repairers, cleaners, storers, warehousemen of, and agents for and general dealers in all kinds of fixtures, accessories, parts, appliances, and apparatus for use on or with or capable of being used on or with or in connection with the operation of automobiles, motor-cars and trucks, tractors, motors, engines, machines, motorcycles, aeroplanes, carriages and vehicles, whether moved by mechanical power or not, and all kinds of machinery, implements, utensils, lubricants, oils, gasoline and gasoline products, cements, solutions, paints, enamels, tires, tubes and other rubber goods, and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$5,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Edward Miller, of the City of Toronto, in the County of York and Province of Ontario, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(265)

6

Erratum

ERRATUM

VIDE GAZETTE, Vol. LXXXV, Jan. 26, 1952, notice re ALDERSHOT MOTORS LIMITED for "2nd day of January, A.D. 1951," read "2nd day of January, A.D. 1952."

(275)

The Marriage Act

February 1, 1952.

CERTIFICATES OF REGISTRATIONS as persons authorized to solemnize marriage in the Province of Ontario have been issued to the following:

Rev. Donald Abner Jones, Orillia; Lieut.-Col. Matthias Peter Junker, Montreal, Que.; Rev. Matthew Bailie, Bluevale; Rev. John Basil Breen, Toronto; Rev. Chester Norkiewicz, Hamilton; Rev. Garth Warren Legge, Toronto; Rev. Hector Norman Cronsberry, Hamilton; Rev. Bernard Thompson Parkinson, Kenora; Rev. John Kitchen, Orono; Rev. George Angus William Lark, Toronto; Rev. Malcolm Gillies, Englehart; Rev.

Horace Edgar Burritt, Arkona; Rev. Carl Cecil Weis, Oshawa; Rabbi Ernest Klein, Toronto; Rev. Gregory Adolf Shyshkovych, Waterford; Rev. Rosaire Blackburn, Devonshire; Rev. Henri-Dominique Racine, St. Hyacinthe, Que. (Temporary); Rev. Victor Wood Collins, Toronto; Rev. Colin Barnes Grassie, Thessalon; Rev. John Sajewicz, Ottawa; Rev. John Van Zelst, Deemerton; Rev. Desmond Burke-Gaffney, Toronto; Rev. Francis Robert James, Welland; Rev. Howard LeRoy Shantz, Petrolia; Rev. William Bagot Ramsay King-Edwards, Central Patricia; Rev. Douglas Sisenah, Massey; Rev. Godfrey Wolf, Winona; Rev. Henry Bruce Duckworth, Hamilton; Rev. Charles Francis Speakman, Toronto; Rev. Lyle Ernest Mason, Wallaceburg; Rev. Ralph Robertson Latimer, Montreal, Que. (Temporary); Rabbi Jacob Jackson Eisen, Toronto; Rev. Roy Willis Nigh, Unionville; Rev. Lionel Frank Rowe, Innisfil; Rev. Charles Ross Brown, Brockville; Rev. Francis Heathcote, Vancouver, B.C. (Temporary); Rev. Jacob Hoogland, Woodstock.

R. J. CUDNEY,
Deputy Provincial Secretary.

NOTICE IS HEREBY GIVEN that the registration and authority to solemnize marriage under The Marriage Act 1950 of the underlisted persons is cancelled and revoked:

Rev. Hilbert John Huth; Rev. W. D. Bauer; Rev. Lloyd George Hunt; Rev. Bernard George Stibbards; Rev. Benjamin James Noot; Rev. Thomas Reese Gibson; Rev. Edwin Owen Johnston; Rev. Verge Adoniram Card; Rev. Arnold William Huth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(258)

6

Highway Improvement Act

GOVERNMENT NOTICE

PUBLIC NOTICE IS HEREBY GIVEN that on and after twelve o'clock noon, on Wednesday, the 13th day of February, 1952, pursuant to the provisions of The Highway Improvement Act, Revised Statutes of Ontario, 1950, Chapter 166, Section 66, subsection 1, the following portion of highway, being a road extending northerly along the road allowance between lots 10 and 11, in the Township of Mara, from the northeasterly limit of the King's Highway in concession 6, to the line between the Townships of Mara and Rama, thence northerly along a road adjoining the line between lots 6 and 7, concession A, in the Township of Rama, to and extending westerly and south-westerly across lots 6, 5, 4, 3, 2 and 1, concession A, to and extending northerly along the road allowance west of and adjoining lot 1, in concessions A, B, C, D, E, F, G, H, I and K, to and extending westerly along the road allowance between concessions 8 and L, to and extending northwesterly across lots 25, 26 and 27, concession L, to and extending northwesterly across part of Rama Island to the easterly limit of the King's Highway as shown on a plan deposited in the Registry Office for the Registry Division of the County of Ontario, as No. 15, and shown coloured red on Plan A. 26-35, registered in the Registry Office for the Registry Division of the County of Ontario, is to be assumed as The King's Highway, to become and be vested in the Crown and under the control of the Department of Highways.

GEO. H. DOUCETT,
Minister of Highways.

(288)

6

The Provincial Land Tax Act

THE PROVINCIAL LAND TAX ACT (R.S.O. 1950, Chapter 298)

CERTIFICATE OF FORFEITURE

PURSUANT to the provision of Section 21 of The Provincial Land Tax Act, I do hereby declare that the land hereafter described, viz.:

Parcel 1921 in the Register for Parry Sound North Section, being Lots Eleven (11) and Twelve (12) in the Eighth Concession of the Township of Laurier, in the District of Parry Sound.

are forfeited to the Crown for default in payment of taxes under the said Act.

Certified under my hand and seal of office at Toronto this 25th day of January, A.D. 1952.

F. W. BEATTY,
Acting Deputy Minister of Lands
and Forests for the Province of
Ontario.

Registered at the Office of Land Titles, Parry Sound January 28th, 1952, as Number 32001.

(280)

6

The Railway Fire Charge Act



THE RAILWAY FIRE CHARGE ACT

To Owners and Tenants of Railway Lands
in the Province of Ontario.

UNDER The Railway Fire Charge Act I hereby give notice that the sum prescribed under Section 2 of the Act for the year 1952 in respect of railway lands, is \$12.80 for every square mile or fraction thereof.

AND TAKE NOTICE that the sum so prescribed is required to be paid to the Minister of Lands and Forests on or before the first day of May, 1952.

J. G. McMILLEN,
Collector.

Parliament Buildings, Toronto,
February 5th, 1952.

(291)

6

Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by Letters Patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
Spac Agencies Limited.....	May 9, 1944	1945 to 1951 inclusive
Springbrook Sturgeon Gold Mines, Limited.....	Oct 10, 1934	1939 to 1951 inclusive
Staysa-Barry Oil Company Limited.....	Feb 8, 1939	1942 to 1951 inclusive
Steele Heating Appliances Limited.....	Oct 20, 1945	1947 to 1951 inclusive
Sterling Drug Co., Limited.....	July 16, 1930	1931 to 1951 inclusive
Sterling Plastic Corporation Limited.....	Dec 2, 1940	1942 to 1951 inclusive
Stevens Motor Sales and Products, Limited.....	June 8, 1940	1941 to 1951 inclusive
Stirmark Contracting Company Limited.....	Apr 8, 1938	1950 and 1951
Straight Service Stations, Limited.....	May 23, 1921	1939 to 1951 inclusive
Supplies and Insulation, Limited.....	Aug 6, 1930	1938 to 1951 inclusive
Surplus Merchandisers Limited.....	July 27, 1948	1949 to 1951 inclusive
Sydenham Sales and Service Company Limited.....	Oct 27, 1945	1946 to 1951 inclusive
Talking Wire (Canada) Limited.....	Dec 13, 1945	1946 to 1951 inclusive
The Televictor Corporation, Limited.....	Apr 25, 1932	1933 to 1951 inclusive
Terrebonne Mines Limited.....	Sept 13, 1944	1948 to 1951 inclusive
The A. Thomas Trading Company of Canada Limited.....	Mar 9, 1948	1949 to 1951 inclusive
Thorium Exploration & Gold Limited.....	Apr 29, 1948	1950 and 1951
Timagami Gold Mines, Limited.....	May 19, 1934	1948 to 1951 inclusive
Timiskaming Pulp and Paper Company, Limited.....	Apr 5, 1921	1949 to 1951 inclusive
W. W. MacPhee Publishing Company, Limited.....	Aug 6, 1947	1948 to 1951 inclusive
Tobruc Clericy Mines Limited.....	Sept 18, 1946	1949 to 1951 inclusive
Toronto School of Photography Limited.....	Dec 10, 1947	1949 to 1951 inclusive
Toronto-Sudbury Freight Carriers Limited.....	May 22, 1942	1943 to 1951 inclusive
Triple Lake Mines, Limited.....	Jan 13, 1933	1935 to 1951 inclusive
Triple Lake Porcupine Gold Mines Limited.....	Feb 6, 1937	1943 to 1945 inclusive and 1948 to 1951 inclusive
Tuscan Mining and Smelting Company, Limited.....	Apr 14, 1925	1941 and 1944 to 1951 inclusive
Twinalta Petroleums (Canada) Limited.....	May 13, 1948	1949 to 1951 inclusive
Tyneside Red Lake Mines, Limited.....	Dec 11, 1945	1947 to 1951 inclusive
Uchi Gold Mines Limited.....	Jan 20, 1937	1945 to 1951 inclusive
United Growers Packages, Limited.....	Nov 27, 1920	1950 and 1951
Unity Porcupine Mines & Exploration Limited.....	Sept 10, 1940	1946 to 1951 inclusive
Vacomac Gold Options, Limited.....	Jan 19, 1938	1940 to 1951 inclusive
Vac-U-Cast Limited.....	Apr 3, 1948	1949 to 1951 inclusive
Victoria Chemical Company Limited.....	June 11, 1946	1948 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary

(273)

6

Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall

pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and

the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, K.C.
Clerk of the Legislative Assembly
of Ontario.

(Oct., 1939)

T.F.N.

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO

PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, K.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

250)

T.F.N.

Applications to Parliament

TAKE NOTICE that the Corporation of the Township of McKim intends to apply in the next Session of the Legislature of the Province of Ontario for an Act permitting the cost of service connections between lot line and water main to be averaged between the users served by such connections within that area of the said Township known as Water and Sewer Area Number 6.

Dated at Sudbury, in the District of Sudbury, this 20th day of December, A.D. 1951.

G. M. PATERSON,
Clerk, Township of McKim.

(8)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act amending, varying and revising the provisions of an Act respecting the Town of Oshawa, being chapter 122 of Statutes of Ontario, 1922, as amended by section 6 of The City of Oshawa Act, 1951, being chapter 110 of Statutes of Ontario, 1951, and, more particularly, providing for changes in the procedure for imposing the special frontage rate for the construction of watermain authorized by the said Act and for exempting agricultural lands therefrom.

Dated at Oshawa, Ontario, this 31st day of December, 1951.

THE CORPORATION OF
THE CITY OF OSHAWA

By its Solicitor,
W. J. HARE,
Oshawa, Ontario.

(17)

1-2-3-4-5-6

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the County of Waterloo for a special Act: To establish a road commission for the County of Waterloo consisting of representatives from the Cities of Kitchener, Galt, and Waterloo, and the County of Waterloo, to be known as "Waterloo County Roads Commission" with jurisdiction and authority over suburban and County roads and bridges within the County of Waterloo, and defining the rights, powers, duties and responsibilities of the said Commission over such roads and bridges, and the liability of the said municipalities to contribute to the construction, improvement, maintenance and repair of the said roads and bridges under the control of the said Commission.

Dated at Waterloo, Ontario, this twenty-eight day of December, 1951.

McGIBBON & HARPER,
Waterloo, Ontario.
Solicitors for the Applicant.

(18)

1-2-3-4-5-6

TAKE NOTICE that an application will be made on behalf of The Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To have the Board consist of eight trustees to hold office for a period of two years, providing that of the original eight trustees elected in 1952, the term of office of four of the said trustees, to be determined by lot, shall expire December 31st, 1953, and that four trustees shall be elected annually to hold office for a period of two years.

2. To terminate the term of office of the trustees holding office in 1952 on December 31st, 1952.

3. To have the election of trustees by general vote without regard to wards or ward boundaries, by the Separate School rate-payers of the City of Sarnia in the year 1952 and thereafter at the same time and place and by the same returning officer or officers and conducted in the same manner as the municipal nominations and elections in and for the City of Sarnia, and to have the provisions of The Municipal Act respecting the time and manner of holding nominations and elections, including the method of receiving nominations for office and the resignations of persons nominated and declarations of qualification of office apply mutatis mutandis to such and all subsequent elections.

4. To provide for appointment by the Board of Trustees to fill in vacancies occurring on the Board between any two elections.

Dated this 31st day of December, 1951.

DONOHUE & MAHER,
278 N. Front St.,
Sarnia, Ontario.
Solicitors for the Applicants.

(24)

1-2-3-4-5-6

NOTICE IS HEREBY GIVEN that, on behalf of the Canadian National Exhibition Association, application will be made to the Legislative Assembly of the Province of Ontario, at its next session, for special Legislation to amend subsection 6 of section 5 of The Canadian National Exhibition Association Act, 1948, as amended, to provide that notices of appointment of representatives of the various associations must be given not later than the third Wednesday of January in each year at the hour of 12 o'clock noon instead of not later than the second Wednesday of February; and further to provide that this amendment shall have effect from January 1st, 1952.

Dated at Toronto, this 8th day of January, 1952.

W. G. ANGUS, K.C.,
City Hall,
Toronto.
Solicitor for the Applicant.

(81)

2-3-4-5-6-7

NOTICE IS HEREBY GIVEN that the Corporation of the Town of Hespeler will apply to the Legislative Assembly of the Province of Ontario at its next session for the passing of an Act.

1. Withdrawing the Town of Hespeler from the County of Waterloo and providing that on and after the 1st day of January, 1953, the Town of Hespeler shall be separated from the County of Waterloo for municipal purposes.

2. Providing that the relevant provisions of Part I of The Municipal Act shall apply as between the County of Waterloo and the Town of Hespeler.

Dated at Hespeler, Ontario, this 10th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF HESPELER,
By its Solicitors,
SIMS, BRAY, SCHOFIELD &
MACKAY,
Kitchener, Ontario.

(90)

3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

(a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;

(b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;

(c) to create a lien upon dwellings in respect of which advances of money are made;

(d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;

(e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

4. Authorizing the City to pass by-laws regulating the exterior design of buildings facing parks, Federal District Commission driveways or similar public properties or thoroughfares and prohibiting the erection or alteration of such building the plans and specifications for which have not first been approved by an official or officials, or by a committee or board named by the City.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, K.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that CREDIT FONCIER FRANCO-CANADIEN will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill to enlarge its powers to acquire real estate in the Province of Ontario for the transaction of its business and to empower it to lease all or any part of any building built or acquired for such purpose not so required.

Dated at Toronto, this 15th day of January, 1952.

ROBERTSON, LANE,
PERRETT & FRANKISH,
Solicitors for the Applicant,
Toronto, Ontario.

(122)

3-4-5-6-7-8

THE TOWN OF TIMMINS ROMAN CATHOLIC SEPARATE SCHOOL BOARD

NOTICE IS HEREBY GIVEN that The Town of Timmins Roman Catholic Separate School Board will apply to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To terminate the term of office of all the present school trustees on the 31st day of December, 1952.
2. To have the trustees elected by general vote of the Separate School supporters of the Town of Timmins for a term of three years.

Dated at Timmins, Ontario, this 14th day of January, 1952.

THE BOARD OF TRUSTEES OF THE
ROMAN CATHOLIC SEPARATE SCHOOLS
FOR THE TOWN OF TIMMINS,

By P. J. DUNLOP,
Chairman.
VINCENT GAUTHIER,
Secretary-Treasurer.

(123)

3-4-5-6-7-8

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the Town of Dryden for a special Act: To operate and maintain a general hospital in the Town of Dryden and to do all things necessary for the proper operation and maintenance of the said hospital.

THE CORPORATION OF THE TOWN OF DRYDEN

By N. F. McAULEY,
Dryden, Ontario.
Solicitor for the Corporation.

(138)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an Application will be made by the City of Sault Ste. Marie to the Legislature of the Province of Ontario at its next session for a Private Bill providing that The Public Utilities Commission of the City of Sault Ste. Marie be composed of five members instead of three, four of whom shall be appointed by the City Council, and the fifth to be the Mayor of the City, ex officio, and to provide for the period of and time for and manner of such appointments, and to the extent necessary for that purpose to amend or repeal the several Acts affecting public utility matters as

contained in the Statutes of Ontario for the years 1917, 1918, and 1919, each intituled "An Act respecting the City of Sault Ste. Marie".

Dated at Sault Ste. Marie, Ontario, this 16th day of January, 1952.

HAMILTON, CARMICHAEL
& BENNETT,
514 Queen St. E.,
Sault Ste. Marie, Ontario.
Solicitors for the Applicant.

(137)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Young Men's Christian Association of Belleville intends to apply to the Legislative Assembly of the Province of Ontario at the next Sitting thereof for a Special Act exempting the buildings, lands, equipment and undertaking of the Association from taxation for all purposes so long as they are occupied by, used and carried on for the purpose of the Association.

Dated at Belleville this 17th day of January, A.D. 1952.

EDWARD E. FOLLWELL,
Solicitor for
Belleville Young Men's Christian
Association.

ROBERT A. PRINGLE, K.C.,
Solicitor for
the Corporation of the City of
Belleville.

(166)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Municipal Corporation of the City of Kingston will apply to the Legislative Assembly of the Province of Ontario, at its next session for a special Act of Parliament to:

(1) Confirm an Order of the Ontario Municipal Board numbered P.F.C. 4238 dated the 1st day of November 1951 and an amending Order of the Board dated the 20th day of December 1951 which provided for the Annexation to the City of Kingston of the Village of Portsmouth and certain portions of the Township of Kingston described in the said Order.

(2) Authorize the Corporation to pass by-laws to provide for a surcharge on water rates and if any of the revenue therefrom is not required for payment of any part of the outstanding capital cost of any existing work as defined in section 389 (1) (j) of the Municipal Act, provide for applying and using such revenue for future capital expenditures on such work or on treatment works.

(3) Authorize the Corporation to pass by-laws authorizing the acquisition and/or expropriation of land for industrial sites, and to pass by-laws authorizing the borrowing of money for that purpose, not exceeding the sum of \$100,000.00.

(4) Authorize the Corporation to pass by-laws to designate trailer camp areas and to regulate same. Further to prohibit the location of trailers used for human habitation within the Municipality except at the designated areas.

(5) Authorize the Corporation to pass by-laws ordering the removal of any building condemned pursuant to the Public Health Act, R.S.O. 1950 Chapter 306, Section 97.

(6) Authorize the Corporation to pass by-laws requiring all owners of houses on a street where there is a sewer to have all plumbing and drainage fixtures, except storm drains, of such houses connected with such sewer.

A copy of the proposed Bill may be examined at the office of the City Clerk.

Dated at Kingston, Ontario, this 23rd day of January, 1952.

THE CORPORATION OF THE
CITY OF KINGSTON

By its Solicitor,
HUGH F. GIBSON,

241 Bagot St., Kingston, Ont.

(167)

4-5-6-7-8-9

NOTICE OF APPLICATION FOR LEGISLATION

Amended

NOTICE IS HEREBY GIVEN that, on behalf of the Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario, at its next Session, for special legislation:

1. To enable the Council of the Corporation to pass by-laws for regulating and governing the erection and installation of television antennae or any classes thereof and for the inspection and charging of fees for same including authority to set up standards governing the quality of material to be used for television antennae.

2. To validate and confirm all sales of land for taxes within the City of Toronto held prior to the 1st day of January, 1951, and the tax deeds issued pursuant thereto.

3. To authorize the Council to pass by-laws requiring heavy trucks and buses to use curb lanes on highways of the City of Toronto to be designated by Council.

4. To authorize the Council to widen the paved or travelled portion of a highway and to widen sidewalks in the same manner as other local improvements.

5. To authorize the Council to establish an independent authority or commission for the purpose of establishing and operating parking areas throughout the City.

6. To authorize and validate a grant of \$225,000 toward the cost of erecting a new Jewish Home for the Aged outside of the City as a capital expenditure.

Dated at Toronto, this 22nd day of January, 1952.

W. G. ANGUS, K.C.,
City Hall, Toronto.

Solicitor for the Applicant.

(165)

6-7-8-9-10

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Fort Erie application will be made to the legislative Assembly of the Province of Ontario at its next session for a special Act:

1. To provide that the members of a committee, commission or board as provided under the provisions of any or all of the said "Department of Education Act", "The Community Centres Act", and "The

Public Parks Act", and regulations made thereunder, may be composed of the same persons, and in the numbers and in the manner as provided in the said proposed Act.

2. That the said committee, commission or board shall have the authority and powers and shall be deemed to be established under and in accordance with the provisions of the said "The Department of Education Act", "The Community Centres Act" and "The Public Parks Act", and any regulations made thereunder.

Dated at Fort Erie, this 22nd day of January, A.D. 1952.

E. W. TYRRILL, K.C.,
Fort Erie, Ontario.

Solicitor for the Applicant.

(168)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an application will be made by Sarnia Young Men's and Young Women's Christian Association to the Legislative Assembly of the Province of Ontario at its next session for a Special Act exempting its buildings, lands, equipment and undertaking, so long as they are occupied by, used and carried on for the purposes of the Association from taxation except for local improvements.

Dated at Sarnia, Ontario, this 28th day of January, 1952.

SARNIA YOUNG MEN'S AND
YOUNG WOMEN'S
CHRISTIAN ASSOCIATION
260 Mitton Street, North,
Sarnia, Ontario.

(247)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the City of Stratford will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To authorize and empower the Corporation of the City of Stratford to establish, by purchase or otherwise, a municipally operated bus transportation system in Stratford and to own real and personal property for use in connection therewith.

2. To authorize and empower the Council of the Corporation of the City of Stratford to issue debentures for the purposes as mentioned in paragraph 1 above to such an amount as approved by the Municipal Board.

3. To authorize and empower the Council of the Corporation of the City of Stratford to entrust the construction of any work in connection with the aforesaid transportation system and the control and management of the same to the Public Utilities Commission of the City of Stratford.

4. The assessed value of property for taxation in 1952 is \$15,749,475.00. Total debenture debit of City of Stratford is \$1,602,813.85.

Dated at Stratford, Ontario, this 24th day of January, A.D. 1952.

L. R. GRAHAM,
Clerk.

(209)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next Session for a private bill removing all restrictions to the use by the Town of Barrie of the property known as the Market Block in the Town of Barrie, and vesting the said property in fee simple in the Corporation of the Town of Barrie and providing for an alternative market site. The said Market Block may be better known as "The Open Square" at the Intersection of Mulcaster and Collier Streets in the said Town of Barrie that is to say: Commencing at the Southwest angle of the said Parallelogram then North six chains fifty links more or less to the Northwest angle of the said parallelogram then East five chains fifty links more or less to the Northeast angle of the said parallelogram then South six chains fifty links more or less to the Southeast angle of the said parallelogram then West five chains fifty links more or less to the place of beginning, as described in the original Patent from the Crown.

Dated this 28th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF BARRIE

By BOYS, SEAGRAM & ROWE,
13 Owen Street,
Barrie, Ontario.
Solicitors for the said Corporation.

(238)

5-6-7-8-9-10

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

NOTICE IS HEREBY GIVEN that the Corporation of the Municipality of Neebing will apply to the Legislative Assembly of the Province of Ontario at its next session of Legislature, for the following purposes, namely, that:

1. The Corporation of the Municipality of Neebing be divided into five wards.

2. (1) For the year 1953 and every year thereafter, the Council of the said Municipality be composed of a Reeve and five Councillors.

(2) The Reeve be elected annually by the voters of the whole Municipality and the five Councillors be elected annually by wards, one from each ward.

3. The Council of the said Municipality may pass By-laws providing for polling places for the electors of the Municipality and for all other purposes necessary for the holding of elections, prior to Jan., 1, 1953.

4. Sections 1 to 4 inclusive, of Chapter 76 of the Statutes of Ontario, 55 Victoria, passed in the year 1892 entitled: "An Act to Amend the Law Respecting the Municipality of Neebing" and all provisions in prior acts in consistence with this Act, be repealed.

5. Sections 10 to 13 inclusive, of Chapter 61, of the Statutes of Ontario, 4 Edward VII, passed in the year 1904, entitled: "An Act to Incorporate the Municipality of the Township of Paipoonge" and all provisions in prior acts, in consistence with this Act, be repealed.

Dated at the Township of Neebing, this 3rd day of July, A.D. 1951.

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

By BERNARD I. BLACK,
Solicitor for the Corporation.

(239)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act vesting that part of "The Old Cemetery" as shown on Plan 257 for the Town of Wallaceburg which lies to the West of Water Street in said Town, in J. L. Thompson Supply Limited.

Dated at Wallaceburg, Ontario, this 1st day of February, A.D. 1952.

BURGESS & CLEMENT,
Wallaceburg, Ontario,
Solicitor for the Applicant.

(259)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township.

2. To empower the Council of the said Corporation to dissolve the union school section of which Public School Section number 19 of the Township forms a part and to include such Section number 19 in the Township school area.

3. To establish a single board of education for the public school administration of such Township school area and for the high school administration of the South Peel high school district which includes the Village of Port Credit.

4. To provide for the election of the Township members of such board of education by wards.

Dated at Cooksville this 5th day of February, 1952.

GORDON B. JACKSON, K.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(292)

6-7-8-9-10-11

APPLICATIONS TO PARLIAMENT

TAKE NOTICE that the Grand Lodge of Ontario of the Independent Order of Odd Fellows will make application to the Legislative Assembly of the Province of Ontario at the next Session thereof for legislation permitting the said Grand Lodge of Ontario of the Independent Order of Odd Fellows to acquire and hold shares of the capital stock of the I.O.O.F. Hall Association of Toronto Limited.

Dated the 31st day of January, A.D. 1952.

P. V. IBBETSON, K.C.,
Bank of Hamilton Chambers,
Port Arthur, Ontario,
Solicitor for the Applicant.

(274)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that the Corporation of Essex County Associated Growers intends to apply to the Legislative Assembly of the Province of Ontario, at its next Session thereof, for special legislation for the following purposes:

1. Defining

- (a) "area" as that part of the County of Essex comprising the Townships of Anderdon, Colchester North, Colchester South, Gosfield North, Gosfield South, Malden, Mersea and Sandwich West, and those parts of the Townships of Maidstone and Sandwich South lying south and west of the King's Highway, known as Highway 3;
- (b) "container" as including any bag, basket, box, can, carton, crate or other receptacle used for the marketing, transporting or shipping of fruits, vegetables or flowers;
- (c) "Corporation" as Essex County Associated Growers;
- (d) "grower" as a person who grows fruit, vegetables or flowers on one or more acres of land and/or in one or more greenhouses.

2. Authorizing the Corporation to levy in any year on every grower in the area a fee as therein set out.

3. Requiring every grower in the area, prior to making a sale or shipment of fruit, vegetables or flowers, in any year, to provide the Corporation with information sufficient to enable the fee of such grower to be computed.

4. Authorizing the issue by the Corporation of a stamp to each grower within the area on payment of the fee.

5. Authorizing the Corporation to determine the form and contents of a stamp to be used by a grower in the area for marking containers, or the tags affixed thereto, of fruit, vegetables or flowers grown for sale by a grower within the area.

6. Prohibiting a grower in the area from selling or shipping fruit, vegetables or flowers except in a container on which has been imprinted the stamp-mark from the stamp issued by the Corporation to such grower, or except in a container to which has been affixed a tag, and on which tag has been imprinted such stamp-mark.

7. Providing for penalties for infractions of the Act.

Dated at Leamington this 5th day of February, 1952.

ESSEX COUNTY ASSOCIATED
GROWERS,

By T. C. Odette, Jr.,
1 Erie Street North,
Leamington, Ontario,
Solicitor for the said Corporation.

(289)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at its next Session, for an Act:

11. (a) To provide that, notwithstanding any of the provisions of The Municipal Act, the Council of the said Corporation be authorized and empowered

- (i) To pass a by-law or by-laws, with the approval of The Department of Municipal Affairs, upon such terms and conditions as the Council of the said Corporation may determine, to provide and pay to any person who is now or has been an employee of the said Corporation as defined by paragraph 48 (a) of section 386 of The Municipal Act, who at the date of retirement has or had less than twenty years' service with the said Corporation, an annual gratuity

of \$15.00 for each year of service of the employee with the said Corporation prior to the 1st day of January, 1948, periods of less than a full year being pro-rated, which gratuities may be for life of employee and term certain not exceeding five years.

- (ii) To pass by-laws to provide moneys required for payment of gratuities and to invest the same.

(b) To provide that no part of the funds so raised may be used for any other purpose without certificate of The Department of Municipal Affairs.

2. To provide that the Council of the said Corporation may pass by-laws to authorize and regulate, as may be determined, erection and maintenance of poles and wires for transmitting electric or electronic impulses and messages of every kind, including those of alarm and protective systems, radio programmes and television programmes.

3. To provide that the Council of the said Corporation be authorized to pass by-laws for the following purposes:

- (a) To rent or license the use of all or any part of the market square in the City of London for market purposes upon terms and conditions, and for such rental or license fee as to the Council may appear proper, provided no term shall exceed one year;

(b) to provide that when in the opinion of the Council of the said Corporation any or all parts of the market square are not required for market purposes, the said Corporation may provide for parking of motor vehicles for a fee or charge and to collect the same by meters or other means, and to govern and regulate such parking and to impose penalties for infractions of the regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply;

(c) to authorize the said Corporation, when in the opinion of the Council of the said Corporation it may appear proper, to set aside for market purposes public highways adjoining the said market square or any parts thereof, and to provide for the use of the same for a fee or charge and to collect such fee by parking meters or otherwise and to govern and regulate such use of such highways and to impose penalties for the infractions of such regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply to such use;

(d) to provide that with the approval of the rate-payers a building or buildings may be constructed upon the market square which shall be used for market purposes and may incorporate storage facilities, retail stores and parking facilities for vehicles, and to govern and regulate the use of such buildings, and to impose penalties for infractions of such regulations;

(e) to provide that such uses or any of them when established upon the market square shall be deemed for all purposes to be the operation of a public market.

4. To provide for the repeal of sections 6 and 7 of The City of London Act, 1951, which Act provides for the constitution of The London Transportation Commission and substituting therefor new sections 6 and 7, which will provide that with the intent that the Transportation System shall be entirely self-sustaining, the Commission shall so regulate and fix tolls and fares for the carriage of passengers that a revenue shall be produced which with the application of the fare stabilization reserve will be sufficient to provide for the cost of operating the transportation system, and which new sections will have the effect of relieving the Transportation Commission from paying to the said Cor-

poration sums to retire payments of principal and interest on debentures issued for the purposes of the transportation system, and providing that all cost to the said Corporation of and incidental to acquiring the transportation system should be a debt and charge on the books of the Commission and bear interest annually and paid at such rate as the Council of the said Corporation may determine until such debt is retired, and to provide that the Commission should reduce such indebtedness to the amount of the debenture issue not later than the 31st day of December, 1952, and to provide that the Commission shall pay to the said Corporation the surplus in each year in the hands of the Commission forthwith after the completion of the audit of the books of the Commission, which sum shall be applied in reduction of the charge or debt due to the said Corporation.

5. To declare legal, valid and binding a deed made by University of Western Ontario to The Corporation of the City of London, bearing date the 31st day of March, 1951, and registered on the 19th day of April, 1951, as Number 55941 for the East Division of the City of London and to vest the lands described therein in the said Corporation.

6. To provide that the said Corporation may set up a fund with the excess of receipts from parking meters over all expenses and disbursements in connection therewith and use the same to purchase or lease lands for parking of vehicles, for the improvement of traffic conditions, for the widening or extension of streets or widening of pavements on streets within the City of London.

7. To provide that the Council of the said Corporation be authorized and empowered, and shall be deemed to have had power to pass by-laws to authorize persons to lay and maintain pipes or conduits in the streets and lands of the Corporation for the transmission of oxygen or other non-flammable gas or liquid, to make an annual or other charge therefor and for entering into agreements with persons for the use of such pipes or conduits as the Council may consider proper, and to provide that such annual or other charge and any expenses incurred by the said Corporation in restoring the highways or lands to their former condition may be payable and payment may be enforced in like manner as taxes in respect of lands agreed upon.

8. To provide that the Council of the said Corporation be authorized and empowered to pass by-laws regulating the placing of signs upon street allowances and for making an annual or other charge and for entering into agreements with persons for such purposes, and to provide that such charge and the cost of restoring the highway to its former condition shall be payable, and payment may be enforced, in the same manner as taxes upon lands referred to in the by-law or agreement.

Dated at London, Ontario, this 6th day of February, A.D. 1952.

R. H. COOPER,
City Clerk.

(281) 6-7-8-9-10-11

Corporation Notices

TRITON ELECTRONICS LIMITED

By-LAW No. 3

A by-law to increase the number of directors from three to four

BE IT ENACTED and it is hereby enacted as a by-law of Triton Electronics Limited (hereinafter called the Company) as follows:

1. The number of the Board of Directors of the Company be and it is hereby increased from three (3) to four (4).
2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Passed by the Board of Directors and sealed with the corporate seal of the Company this 14th day of December, 1951.

R. A. HAWORTH,
President.
P. B. GOODERHAM,
Secretary.

I certify that the above is a true copy of By-law No. 3 of Triton Electronics Limited passed at a meeting of the Board of Directors held on the 14th day of December, 1951, and approved, ratified and confirmed at a special general meeting of the shareholders duly called for considering the same and held on the 14th day of December, 1951.

(C.S.) IAN McCOLM,
Secretary.

(251) 6

THE CLINTON KNITTING COMPANY LIMITED

BE IT RESOLVED that The Clinton Knitting Company Limited be wound up voluntarily pursuant to the provisions of The Ontario Companies Act and that Harry Magder, of the City of Toronto, Chartered Accountant, be appointed Liquidator for the purpose of such winding up.

Enacted this 1st day of November, A.D. 1951.

Certified to be a true copy of the resolution as passed by the Board of Directors and ratified by the shareholders.

(252) I. GOULD,
Secretary. 6

NOTICE IS HEREBY GIVEN that KIRKLAND LAKE PROVISIONS COMPANY LIMITED will make application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Kirkland Lake, Ontario, this 16th day of January, A.D. 1952,

(253) ANNIE FELESKO,
Secretary. 6

THOS. ALLAN & SON SHIRT CO. LIMITED

Under The Companies Act (Ontario) Thos. Allan & Son Shirt Co. Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 30th day of January, 1952.

DAVID DALE,
Secretary.

By ROSENBERG AND SMITH,
Solicitors,
44 King Street West.
(254) 6

DUNDAS PLUMBING AND HEATING CONTRACTORS LIMITED

BY-LAW No. 8

BE IT ENACTED and it is hereby enacted as by-law of Dundas Plumbing and Heating Contractors Limited (herein called the "Company") as follows:

1. The number of directors of the Company be and the same is hereby increased from three to five so that the Board of Directors of the Company shall hereafter be composed of five directors.

2. Three directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended modified and revised in order to give effect to this by-law.

Enacted this 18th day of October, 1951.

Witness the corporate seal of the Company.

JAMES THAR,
President.
R. MITCHELL,
Secretary.

Certified a true copy.

R. MITCHELL,
Secretary.

(255)

6

CRANG DRUGS LIMITED

NOTICE IS HEREBY GIVEN that the assets of this Company having been distributed among its shareholders, this Company will make application to the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, Ontario, this 31st day of January, 1952.

J. K. CRANG,
Secretary-Treasurer.

(256)

6

W. BOURNE LEATHER GOODS LIMITED

BY-LAW NUMBER VII

To increase the Number of Directors

BE IT ENACTED and it is hereby enacted as a by-law of W. Bourne Leather Goods Limited (herein called "the Company") as follows:

1. The number of the Board of Directors be and is hereby increased from three to five.

2. The quorum of the Board of Directors of the Company is hereby fixed at three directors.

3. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted and passed this 17th day of July, 1951.

Witness the corporate seal of the Company.

W. H. COOPER,
President.
E. G. BASCOM,
Secretary.

Certified to be a true copy of By-law Number VII of W. Bourne Leather Goods Limited enacted at a meeting of the directors on 17th July, 1951, and unanimously confirmed by the shareholders at a meeting duly called and held on the 17th day of July, 1951.

Dated this 27th day of December, 1951.

E. G. BASCOM,
Secretary.

(266)

6

Under The Companies Act of Ontario, CANADA-GUIANA MINES LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto, this 31st day of January, 1952.

WILLIAM F. JAMES,
Secretary.

(267)

6

UNITED PAPER MILLS LIMITED

BY-LAW No. 9

IT IS HEREBY ENACTED as a by-law of this Company that the number of Directors of the Company be and the same is increased from four to five, and that all prior by-laws are hereby amended and revised accordingly.

Passed this 19th day of June, 1951, by the Directors and confirmed at the annual meeting of shareholders held on January 28th, 1952.

Witness the corporate seal of the Company, and certified to be a true copy of By-law No. 9.

W. G. FINLAY,
President.
H. G. FRENCH,
Secretary.

(268)

6

BY-LAW No. 8

A by-law to effect an increase in the Number of the Board of Directors

BE IT ENACTED and it is hereby enacted as a by-law of HEALTH COOKING SERVICES OF CANADA, LIMITED, as follows:

1. The number of the Directors of the Company be and the same is hereby increased from 4 to 5, so that the Board of Directors of the Company shall hereafter be composed of 5 Directors.

2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed and enacted by the Board this 14th day of November, 1950.

Witness the corporate seal of the Company.

BERNARD SOBLE,
President
MORTON SOBLE,
Secretary.

I, Morton Soble, Secretary of Health Cooking Services of Canada, Limited certify that the foregoing by-law altering the number of Directors was duly passed at a duly constituted meeting of the Board of Directors of Health Cooking Services of Canada, Limited at which a legal quorum was present, held on the 14th day of November, 1950 and was unanimously sanctioned and confirmed by the shareholders of the Company at a special general meeting of the shareholders of the Company duly called for considering the same and held on the 14th day of November, 1950.

Given under my hand and the seal of the Company this 14th day of November, A.D. 1950.

MORTON SOBLE,
Secretary.

(269)

6

BY-LAW No. 10

A by-law to effect a decrease in the Number of the Board of Directors

BE IT ENACTED and it is hereby enacted as a by-law of HEALTH COOKING SERVICES OF CANADA, LIMITED as follows:

1. The number of the Directors of the Company be and the same is hereby decreased from 5 to 3, so that the Board of Directors of the Company shall hereafter be composed of 3 Directors.

2. Two Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed and enacted by the Board this 16th day of November, 1951.

Witness the corporate seal of the Company.

BERNARD SOBLE,
President.
ABRAHAM STERNBERG,
Secretary.

I, Abraham Sternberg, Secretary of Health Cooking Services of Canada, Limited certify that the foregoing by-law altering the number of Directors was duly passed at a duly constituted meeting of the Board of Directors of Health Cooking Services of Canada, Limited at which a legal quorum was present, held on the 16th day of November, 1951 and was unanimously sanctioned and confirmed by the shareholders of the Company at a special general meeting of the shareholders of the Company duly called for considering the same and held on the 16th day of November, 1951.

Given under my hand and the seal of the Company this 16th day of November, A.D. 1951.

ABRAHAM STERNBERG,
Secretary.

(270)

6

THE ALLAN CANDY CO., LIMITED

BY-LAW NUMBER 5

BE IT ENACTED and it is hereby enacted that the location of the Head Office of the Company be and the same is hereby changed from the City of Toronto, in the Province of Ontario, to Aldershot, in the Township of East Flamboro, in the County of Wentworth, in the Province of Ontario.

Enacted this 15th day of January, 1952.

Witness the corporate seal of the Company.

ALLAN VERTLIEB,
President.
S. ALTER,
Secretary-Treasurer.

(276)

6

Under the Ontario Companies Act NIAGARA WALL PAPER COMPANY, LIMITED, hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Niagara Falls, this 4th day of February, 1952.

C. N. KNAUFF,
Secretary.

(282)

6

MACLEOD-COCKSHUTT GOLD MINES LIMITED

(No Personal Liability)

BY-LAW No. 11

Being a by-law to increase the number of directors of the company from five to six directors.

Be and it is hereby enacted as a by-law of MacLeod-Cockshutt Gold Mines Limited (No Personal Liability) as follows:

1. The number of the directors of the Company be and is hereby increased from five to six directors.

2. By-law No. 1 Section 3 be and the same is hereby amended to give effect to the said increase in the number of Directors.

Enacted by the Board of Directors this 9th day of January, 1952.

F. G. MACLEOD,
President.
J. M. MACINTOSH,
Secretary.

The undersigned Secretary of MacLeod-Cockshutt Gold Mines Limited (No Personal Liability) hereby certifies that the foregoing is a true copy of By-law No. 11, enacted by the Directors on the 9th day of January, 1952, and duly ratified by a vote of shareholders present or represented by proxy at a meeting duly called for considering same and holding not less than two-thirds of the issued capital stock represented at the meeting.

Dated at Toronto, this 5th day of February, 1952.

J. M. MACINTOSH,
Secretary.

(283)

6

BY-LAW No. 6

A by-law to Effect a decrease in the Number of the Board of Directors

BE IT ENACTED and it is hereby enacted as a by-law of STUART CLOTHES LIMITED, as follows:

1. The number of the Directors of the Company be and the same is hereby decreased from 5 to 3, so that the Board of Directors of the Company shall hereafter be composed of 3 Directors.

2. Two Directors shall constitute a quorum at any Meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed and enacted by the Board this 19th day of December, 1951.

Witness the corporate seal of the Company.

H. M. CHERNIAK,
President.
KATE CHERNIAK,
Secretary.

I, Kate Cherniak, Secretary of Stuart Clothes Limited certify that the foregoing by-law altering the number of Directors was duly passed at a duly constituted meeting of the Board of Directors of Stuart Clothes Limited at which a legal quorum was present, held on the 19th day of December, 1951 and was unanimously sanctioned and confirmed by the shareholders of the Company at a special general meeting of the shareholders of the Company duly called for considering the same and held on the 19th day of December, 1951.

Given under my hand and the seal of the Company this 19th day of December, 1951.

KATE CHERNIAK,
Secretary.

(284) 6

JAMES FARM SUPPLIES LIMITED

BY-LAW NUMBER SIX

BE IT ENACTED and it is hereby enacted as a by-law of James Farm Supplies Limited herein called "the Company" as follows:

1. The number of directors of the Company be and the same is hereby increased from three to nine, that the Board of Directors of the Company shall hereafter be composed of Nine Directors.

2. Five Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 4th day of July, 1951.

Witness the corporate seal of the Company.

ROY JAMES,
President.
MARGARET NEAL,
Secretary.

I certify this to be a true copy of By-law Number Six as passed by the Directors on the 4th day of July, 1951.

MARGARET NEAL,
Secretary.

(293) 6

NOTICE IS HEREBY GIVEN under The Ontario Companies Act that DONLANDS PROPERTIES LIMITED (private company) will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after the day to be fixed by the Lieutenant-Governor.

Dated at Toronto, this 6th day of February, 1952.

DONLANDS PROPERTIES
LIMITED
(private company)

LEONARD SMITH,
Secretary.

(294) 6

AMICHI GOLD MINES LIMITED

(No Personal Liability)

BY-LAW NUMBER 11

Being a by-law decreasing the number of Directors of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of Amichi Gold Mines Limited (No Personal Liability) (hereinafter called "the Company") as follows:

1. The number of Directors of the Company be and the same is hereby decreased from nine to five so that the Board of Directors of the Company shall hereafter be composed of five Directors.

2. It shall not be necessary for a majority of the Directors to constitute a quorum of the Board of Directors, provided, however, that the number necessary to constitute a quorum shall be two-fifths thereof.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this By-law.

Enacted this 10th day of November, 1951.

Witness the corporate seal of the Company.

S. TUNIS,
President.
(Corporate Seal)
W. B. COOPER,
Secretary.

(295) 6

PARK-O-METER COMPANY OF CANADA
LIMITED

SPECIAL BY-LAW "A"

Number of Directors:

Article 1. The Board of Directors of the Company shall be and is hereby increased from three to five.

Article 2. By-law Number Four of the Company is hereby amended by striking out the word "three" in Article 1 thereof and substituting therefor the word "five".

Enacted this 2nd day of April, 1951.

DAVID A. McCOWAN,
President.
(Corporate Seal)
H. S. MACKENZIE,
Secretary.

Certified a true copy of Special By-law "A" of Park-O-Meter Company of Canada Limited duly enacted by the Directors on the 2nd day of April, 1951, and duly confirmed by the shareholders at a special general meeting duly called and held for that purpose on the 2nd day of April, 1951.

As witness my hand and the corporate seal of the Company this 30th day of November, 1951.

H. S. MACKENZIE,
Secretary.

(296)

6

NOTICE IS HEREBY GIVEN that, in pursuance of the provisions of Section 175 of The Companies Act of the Province of Ontario, EXCLUSIVE CLOAKS & SUITS LIMITED, at a general meeting of the shareholders duly called for that purpose, has passed a resolution requiring the winding up of the said Company, and that Mr. Woodburn Francis Gibson, C.A. (of Williamson, Shiach, Sales, Gibson & Middleton), 66 King Street West, Toronto, has been duly appointed Liquidator of the said Company for the purpose of winding up its affairs and of distributing its property.

Dated at Toronto, this 6th day of February, 1952.

LOUIS M. SINGER,
1507 Prudential House,
55 York Street, Toronto,
Solicitor for
EXCLUSIVE CLOAKS
& SUITS LIMITED.

(297)

6

NOTICE IS HEREBY GIVEN that, in pursuance of the provisions of Section 175 of The Companies Act of the Province of Ontario, ATLAS WOOLLENS LIMITED, at a general meeting of the shareholders duly called for that purpose, has passed a resolution requiring the winding up of the said Company, and that Mr. Woodburn Francis Gibson, C.A. (of Williamson, Shiach, Sales, Gibson & Middleton, 66 King Street West Toronto) has been duly appointed Liquidator of the said Company for the purpose of winding up its affairs and of distributing its property.

Dated at Toronto, this 6th day of February, 1952.

LOUIS M. SINGER,
1507 Prudential House,
55 York Street, Toronto,
Solicitor for
ATLAS WOOLLENS
LIMITED..

(298)

6

Notice to Creditors

In the matter of a Bulk Sale of goods, chattels and effects of the Optometry business carried on in the Town of Renfrew in the County of Renfrew by George B. Aubrey and Catherine Aubrey.

TAKE NOTICE that George B. Aubrey and Catherine Aubrey have made sale of the goods, chattels and effects of the Optometry business carried on by George B. Aubrey in the Town of Renfrew in the County of Renfrew and the undersigned has been appointed Trustee under the Bulk Sales Act

All persons claiming to rank as creditors of the George B. Aubrey and Catherine Aubrey are required to file their claims duly certified by a statutory declaration with the undersigned on or before the 6th day of March, A.D. 1952 after which date the monies will be distributed amongst the creditors of the said George B. Aubrey and Catherine Aubrey of whose claims the undersigned shall then have received notice.

Dated at Renfrew, Ontario this 7th day of February, A.D. 1952.

JAMES A. MALONEY, K.C.,
Renfrew, Ontario.
Trustee.

(285)

6

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us the undersigned Herman Robert Lepard, Marion Rose Lepard, George Edwin Ramsey and Ida May Ramsey, carrying on business as general merchants and operators of a tourist camp at the Post Office of Clearville in the Township of Orford, under the firm name of HILL TOP INN, has this day been dissolved by mutual consent.

Dated at Ridgetown, Ontario this 1st day of February, A.D. 1952.

HERMAN ROBERT LEPARD
MARION ROSE LEPARD
GEORGE EDWIN RAMSEY
IDA MAY RAMSEY.

(271)

6

TAKE NOTICE that the partnership heretofore existing between Robert Harvey and Bernard Harvey carrying on business of saw mill operators under the name of ROBERT HARVEY & SON in the Village of McKellar in the District of Parry Sound, has been dissolved on the 31st of December, 1951, by mutual consent so far as regards the said Robert Harvey who has retired from the firm.

The business in the future will be carried on under the said name by the said Bernard Harvey and George Riddell of the City of Brantford who will pay and discharge all the debts and liabilities and receive all moneys payable to the said firm.

Dated at McKellar, Ontario, this 4th day of February, 1952.

ROBERT HARVEY,
By his Solicitor
F. C. POWELL.

(286)

6

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Harriett Aileen Graham, residing at 81 Wellington Street, Lindsay, for change of name to

Mary Matilda Graham will be heard by His Honour Judge McGibbon in his Chambers at the Court House, Lindsay, on the 10th day of March, A.D. 1952, at the hour of 11 o'clock in the forenoon.

Dated at Lindsay this 13th day of January, A.D. 1952.

HARRIETT AILEEN GRAHAM
by her Solicitor,
Thomas H. Stinson,
85 Kent Street, Lindsay.

(245)

6

TAKE NOTICE that an application will be made on Thursday, the 6th day of March, 1952 at 10.30 o'clock in the forenoon before His Honour Judge Forsyth in Chambers, to change the name of Nicholas Shelestowsky to Richard Earl Shelton and to change his wife's name from Alma Yvonne Shelestowsky to Alma Yvonne Shelton, and to change his daughter's name from Verna Ellen Shelestowsky to Verna Ellen Shelton.

MESSRS. GARVEY & FERRISS,
Solicitors for the Applicant.

(257)

6

NOTICE IS HEREBY GIVEN pursuant to this Act that the application of Stella Ann Grantham residing at 784 Copland Road, Sarnia, Ontario, to change the name of her son William Michael Gordon Wastell of the same address to William Michael Gordon Grantham will be heard by His Honour Judge Edwin Arnold Shaunessy in his Chambers at the County Buildings, Christina Street in the said City of Sarnia on the 13th day of March, 1952, at the hour of 2 o'clock in the afternoon.

Dated at Sarnia, this 1st day of February, 1952.

LOCKHART & TRUSLER,
Barristers, etc.,
166½ N. Christina Street,
Sarnia, Ontario,
Solicitors for the Applicant.

(272)

6

TAKE NOTICE that Mitchell Thomas Michalik, residing at Municipal Number 1538 Moy Avenue, in the City of Windsor, in the County of Essex and Province of Ontario, will apply to His Honour Albert J. Gordon, Judge of the County Court of the County of Essex at his Chambers in the Court House in the City of Windsor, in the said County of Essex, on Tuesday, the 26th day of February, 1952, at the hour of 10.30 o'clock in the forenoon for an order to change his name to Thomas Mitchell and the name of his wife from Rose Margaret Michalik to Rose Margaret Mitchell, and the name of his infant daughter from Mary Thais Michalik to Mary Thais Mitchell.

Dated at Windsor, Ontario, this 25th day of January, 1952

ALBERT E. MCWHA, M.A.,
1629 Tecumseh Road East,
Windsor, Ontario,
Solicitors for the Applicant.

(299)

6

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55)

2-3-4-5-6-7-8-9

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290)

6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of May, 1951, and still remaining unclaimed in the offices of the Canadian Pacific Express Company at different points in the Province of Ontario will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 128 King Street East, Toronto, Ontario, at eleven o'clock in the forenoon, on the 1st day of May, 1952, under authority of the Railway Act of Canada, unless same shall be called for before that date and all charges paid thereon.

CANADIAN PACIFIC EXPRESS COMPANY.

F. A. DOYLE,
Superintendent.

(300)

6-7-8-9-10-11

Sheriff's Sale of Lands

COUNTY OF KENT

UNDER AND BY VIRTUE of a Writ of Fi. Fa. against lands issued out of the Supreme Court of Ontario, in which Franklin Christner is the Plaintiff and Stanley D. Stacey and Stella S. Stacey are Defendants and to me directed against the lands and tenements of the said defendants, I have seized and taken in Execution and will offer for sale by public auction at my office in the Kent County Municipal Building, in the City of Chatham, Ontario, on Thursday the 15th day of May, 1952, at the hour of 2 o'clock in the afternoon, all the estate, right, title and interest and equity of redemption of the said defendants

Stanley D. Stacey and Stella S. Stacey, into and out of all and singular that certain parcel or tract of land and premises situate lying and being in the City of Chatham, in the County of Kent and Province of Ontario and being part of Lot 65 according to Plan 244 for the City of Chatham and known as 77 Inshes Avenue. At the time of the sale only the interest of the above named defendants will be sold.

According to the registry office records, it would appear that 5/9ths interest in the property stands in the name of Stella Stacey.

Dated at the City of Chatham, in the County of Kent, this 2nd day of February, 1952.

ARTHUR PAULTEN,
Sheriff, County of Kent.

(287)

6



Publications Under The Regulations Act

FEBRUARY 9th, 1952

THE MILK CONTROL ACT

O. Reg. 37/52.
Retail Milk Prices in the Market of
Campbellford.
New.
Made—24th January, 1952.
Filed—24th January, 1952, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "homogenized standard milk" means standard milk that has been subjected to a mechanical treatment that prevents separation of the butter fat;
- (e) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, homogenized standard milk, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Campbellford shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
pint.....	.09	.10
half-pint.....	.06	.07
(b) cereal treat		
quart.....	.65	.66
half-pint.....	.18	.19
(c) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07

(d) homogenized standard milk		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
(e) skim-milk		
quart.....	.15	.16
(f) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(g) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(h) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(i) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36
8 ounces.....	.28	.29
7 ounces.....	.25	.26

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 24th day of January, 1952.

(197)

6

THE MILK CONTROL ACT

O. Reg. 38/52.
Retail Milk Prices in the Markets of
Blyth, Clinton, Delhi, Exeter,
Goderich, Listowel, Seaforth and
Wingham.
New and Revoking O. Regs. 124/51.
Made—21st January, 1952.
Filed—24th January, 1952, 10.35 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Blyth, Clinton, Delhi, Exeter, Goderich, Listowel, Seaforth and Wingham shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
pint.....	.09	.10
half-pint.....	.06	.07
(b) cereal treat		
quart.....	.65	.66
half-pint.....	.18	.19
(c) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(d) skim-milk		
quart.....	.15	.16
(e) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(f) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(g) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(h) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36
8 ounces.....	.28	.29
7 ounces.....	.25	.26

3. Ontario Regulations 124/51 are revoked.

4. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 21st day of January 1952.

(198)

6

THE CROWN TIMBER ACT

O. Reg. 39/52.
Suspension of Condition 1 of Schedule.
New.
Made—22nd January, 1952.
Filed—29th January, 1952, 9.40 a.m.

REGULATIONS MADE UNDER
THE CROWN TIMBER ACT

1. The operation of manufacturing condition 1 in the schedule of the Act is suspended so as to permit the exportation to the United Kingdom of Great Britain and Northern Ireland of 375,000 feet, board measure, of birch timber in an unmanufactured or partially manufactured state until the 31st of March 1953 from the territorial districts of Muskoka, Nipissing and Parry Sound.

(215)

6

THE POLICE ACT

O. Reg. 40/52.
Division of Responsibility for
Policing.
Amending Regulations 320 of
Consolidated Regulations 1950.
Made—24th January, 1952.
Filed—28th January, 1952, 200. p.m.

REGULATIONS MADE UNDER
THE POLICE ACT

1. Schedule 1 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following items:

24a. GRAND BEND	the whole
.....
36a. NEWCASTLE	the whole

2. Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by striking out items 4 and 37.

(222)

6

THE OLEOMARGARINE ACT

O. Reg. 41/52.
 General Regulations.
 New and revoking Regulations 310 of
 Consolidated Regulations 1950.
 Made—24th January, 1952.
 Filed—28th January, 1952, 2.15 p.m.

REGULATIONS MADE UNDER
THE OLEOMARGARINE ACT

INTERPRETATION

1. In these regulations

- (a) "analyst" means analyst appointed under the Act;
- (b) "inspector" means inspector appointed under the Act;
- (c) "milk solids" means the solids consisting of butter fat, casein, albumen, sugar and ash in milk; and
- (d) "refined oils" means fats or oils or any combination of fats and oils that have been refined or hydrogenated and that do not contain more than 1 per cent of substances other than fatty acids and fat.

LICENCES

2. (1) An application for a licence to manufacture oleomargarine shall be in form 1.

(2) A licence to manufacture oleomargarine shall be in form 2.

(3) The fee for a licence to manufacture oleomargarine shall be \$100 and shall be forwarded with the application for the licence.

3. (1) An application for a licence to sell by wholesale oleomargarine shall be in form 3.

(2) A licence to sell by wholesale oleomargarine shall be in form 4.

(3) The fee for a licence to sell by wholesale oleomargarine shall be \$5 and shall be forwarded with the application for the licence.

4. (1) Licences shall be valid from and including the 1st of January in the year of issue to and including the 31st of December in the same year.

(2) Licences shall not be transferable.

5. The Minister may, after a hearing, suspend or cancel a licence for any violation of the Act or of these regulations.

COMPOSITION

6. Component parts of oleomargarine shall include the following ingredients:

- (a) refined oils of animal, fish, marine-animal or vegetable origin, or any combination thereof,
- (b) water,
- (c) milk solids, and
- (d) salt.

STANDARDS OF QUALITY

7. (1) Where oleomargarine contains refined oils of animal, fish, marine-animal or vegetable origin, they shall

(a) be fit for human consumption; and

(b) comprise at least 80 per cent by weight of the oleomargarine.

(2) Where oleomargarine contains water, the water shall not exceed 16 per cent by weight of the oleomargarine.

(3) Where the oleomargarine contains milk solids, the milk-solids content shall not exceed 1.4 per cent by weight of the oleomargarine.

POWERS AND DUTIES OF INSPECTORS

8. (1) For the purpose of making an inspection an inspector may, at all reasonable hours, enter

- (a) premises where oleomargarine is manufactured, stored, held for transport or delivery, or sold,
- (b) public eating-places, and
- (c) conveyances used for transport or delivery of oleomargarine or products used in the manufacturing of oleomargarine.

(2) In making an inspection an inspector may examine

- (a) apparatus and equipment used in the manufacturing of oleomargarine, and
- (b) materials or substances used in the manufacturing and packaging of oleomargarine.

(3) For the purposes of making an analysis of oleomargarine or materials or substances which in his opinion contain oleomargarine an inspector may obtain samples in sufficient quantity for making an analysis.

(4) Where an inspector obtains a sample of oleomargarine or materials or substances which in his opinion contain oleomargarine he shall

- (a) make a written report in form 5 showing the time and place of obtaining the sample, the name of person in charge of the premises, a description of the oleomargarine or materials or substances, the approximate quantity obtained, and the price paid therefor, and
- (b) deliver a copy of the report to the person in charge of the premises or conveyance.

(5) Where an analyst makes an analysis of a sample of oleomargarine or materials or substances he shall make a report to the Minister in form 6 stating the component parts and the percentages thereof and the colour of the sample and the name of the manufacturer or trade name carried on the package, if any.

DETENTION OF OLEOMARGARINE

9. (1) Where an inspector finds oleomargarine that he has reasonable grounds to suspect does not comply with the provisions of the Act and these regulations he may place under detention the oleomargarine for such period of time as may be required for analysis

- (a) under the supervision of the inspector by an analytical chemist who ordinarily makes examinations and analyses for the manufacturer of the oleomargarine, or
- (b) by an analyst, including the time required for the issuance of his report.

(2) Where an inspector finds after analysis oleomargarine that does not comply with the provisions of the Act and these regulations he may place the oleomargarine under detention.

10. Where an inspector has placed oleomargarine under detention he shall attach to the package or any container of packages a numbered tag having in bold type the words "OLEOMARGARINE UNDER DETENTION", in form 7, and no person shall sell, offer for sale, move, allow or cause to be moved the oleomargarine, package or container of packages or remove the detention tag without the written authority of an inspector or of the Minister.

11. Where an inspector is satisfied that any oleomargarine, oleomargarine package or container of packages which has been placed under detention complies with the Act and these regulations he may release from detention the oleomargarine, oleomargarine package or container of packages by removing the detention tag.

CONFISCATION OF OLEOMARGARINE

12. (1) Where oleomargarine does not comply with the Act and these regulations, and

- (a) the oleomargarine was placed under detention,
- (b) the inspector delivered or sent by registered mail a copy of his report in form 5 to the person in charge of the premises where the oleomargarine is under detention and to the manufacturer whose name appears on the package or container, and
- (c) a period of not less than 30 days has elapsed from the delivery or sending of the inspector's reports in form 5,

the oleomargarine is confiscated and becomes the property of the Crown in right of Ontario.

(2) Where oleomargarine has been confiscated, it may be sold or otherwise disposed of as the Minister directs, and the money, if any, derived therefrom shall be payable to His Majesty in right of Ontario.

REVOCATION

13. Regulations 310 of Consolidated Regulations of Ontario 1950 are revoked.

FORM 1

The Oleomargarine Act

APPLICATION FOR LICENCE TO MANUFACTURE OLEOMARGARINE

To The Minister of Agriculture,
Parliament Buildings,
Toronto.

.....
(name of applicant)

.....
(address)

applies for a licence to manufacture oleomargarine under *The Oleomargarine Act*, and in support of this application the following facts are stated:

- (1) Name.....
(Give name of person, partnership or corporation, and if partnership, give names of all partners.)
- (2) Business address.....
- (3) Name of plant operated.....
- (4) Address of plant.....
- (5) Name of manager.....

.....
(signature of applicant)

By
(title of official signing)

NOTE: Application to be accompanied by a fee of \$100.

FORM 2

The Oleomargarine Act

Year..... No.....

MANUFACTURER'S LICENCE

Under *The Oleomargarine Act* and the regulations, and subject to the limitations thereof, this licence is issued to:

Name.....

Address..... County of.....

to manufacture oleomargarine.

This licence expires on the 31st of December, 19....

Minister of Agriculture

FORM 3

The Oleomargarine Act

APPLICATION FOR LICENCE TO SELL BY WHOLESALE OLEOMARGARINE

To The Minister of Agriculture,
Parliament Buildings,
Toronto.

.....
(name of applicant)

.....
(address)

applies for a licence to sell by wholesale oleomargarine under *The Oleomargarine Act*, and in support of this application, the following facts are stated:

- (1) Name.....
(Give name of person, partnership or corporation, and if partnership, give names of partners.)
- (2) Address of head office.....
- (3) Name of manager.....
- (4) Business address.....

.....
(signature of applicant)

By
(title of official signing)

NOTE: Application to be accompanied by a fee of \$5.

FORM 4

The Oleomargarine Act

Year 19.... No.....

WHOLESALE'S LICENCE

Under *The Oleomargarine Act* and the regulations, and subject to the limitations thereof, this licence is issued to:

Name.....

Address.....

to sell by wholesale oleomargarine.

This licence expires on the 31st of December, 19....

Minister of Agriculture

FORM 7

The Oleomargarine Act

OLEOMARGARINE UNDER DETENTION
TAG NO.

Date.....
(signature of inspector)

Where an inspector has placed oleomargarine under detention he shall attach to the package or any container of packages a numbered tag having in bold type the words "OLEOMARGARINE UNDER DETENTION", in form 7, and no person shall sell, offer for sale, move, allow or cause to be moved the oleomargarine, package or container of packages or remove the detention tag without the written authority of an inspector or of the Minister.

6

THE JUDICATURE ACT

O. Reg. 42/52.
Rules of Practice and Procedure.
Amending O. Regs. 261/44.
Approved—24th January, 1952.
Filed—28th January, 1952, 2.30 p.m.

AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario including the Appendix of Forms and Tariff "A" made by the Rules Committee on the 4th day of January, 1952, under *The Judicature Act* and *The County Courts Act*.

1. Rule 252 of Ontario Regulations 261/44 is repealed and the following substituted therefor:—

252.—(1) Actions not tried or disposed of after being once entered for trial shall not, except in the case of actions entered for trial without a jury at Toronto, be heard at any subsequent sittings unless a fresh notice of trial is given or a Judge presiding at such sittings otherwise orders and the action has been again set down for trial.

(2) Where an action has been again set down under the provisions of this Rule, no fee shall be payable for such setting down.

2. Ontario Regulations 261/44 are amended by adding the following Rule:—

358A. In a matrimonial cause or in an action to declare the invalidity of a marriage a judgment shall not be given except after trial.

3. Ontario Regulations 261/44 as amended by Ontario Regulations 271/48 are amended by adding the following Rule:—

779A. If the action is based on a matrimonial offence which constitutes a criminal offence for which the defendant husband has been convicted in a Court of competent jurisdiction in Canada,

the other person who was involved in such offence shall not be made a defendant in the action unless a Judge otherwise orders.

4. Rule 781 (1) of Ontario Regulations 261/44 as amended by Ontario Regulations 271/48 is amended by adding after (e) The birthplace of the husband; the following: (ee) The status of the husband before marriage;.

5. Rule 796 (3) of Ontario Regulations 261/44 as amended by Ontario Regulations 271/48 is amended by substituting the words "the Court" for the words "a Judge" so that the said Rule 796 (3) shall read as follows:—

(3) Either before or after the expiry of the time within which such service is to be effected, the time for such service may be extended by the Court but in no case shall judgment absolute be granted before the expiry of one month from the date of such service.

6. Paragraph number 2 of Form 97 of the Appendix of Forms of Ontario Regulations 261/44 is repealed and the following substituted therefor:—

2. And upon the said defendant paying the said sum of dollars into the bank at the during banking hours of the day next to the joint credit of the plaintiff and the Accountant of the Supreme Court *[where order for payment granted insert, or in case the plaintiff shall (where judgment is for sale add, before the sale hereinafter directed shall have taken place) recover the amount due to him under the order for payment hereinafter contained], it is ordered and adjudged (subject to the provisions of section 2 of The Mortgages Act), that the said plaintiff do assign and convey the mortgaged premises, and deliver up all documents relating thereto;*

7. Tariff "A" of Ontario Regulations 261/44 as amended by Ontario Regulations 106/51 relating to Fees to be allowed Solicitors in the County Court is amended by striking out Item 9 and substituting the following therefor:—

9. Contested interlocutory Chamber motion 15.00
Subject to increase in the discretion
of the Judge to a sum not exceeding 25.00

(224) 6

THE NIAGARA PARKS ACT

O. Reg. 43/52.
General Regulations.
Amending Regulations 305 of
Consolidated Regulations 1950.
Approved—24th January, 1952.
Filed—28th January, 1952, 4.30 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE NIAGARA PARKS ACT

1. Regulation 1 of Regulations 305 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

INTERPRETATION

1. In these regulations
- (a) "cab" means horse-drawn vehicle;
 - (b) "chartered trip" means one specific trip for which a public vehicle is engaged, hired or

chartered for the transportation exclusively of a group of persons, one fare or charge only being collected for the trip;

- (c) "licensee" means the holder of an operating licence;
- (d) "officer" means
 - (i) a member of the Ontario Provincial Police Force, and
 - (ii) officer, constable, caretaker or other person, appointed by the Commission to enforce these regulations; and
- (e) "parking" includes standing of a vehicle.

2. Subregulation 2 of regulation 7 of Regulations 305 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (2) Subregulation 1 shall not apply to a sale conducted or authorized by the Commission.

3. Subregulation 1 of regulation 14 of Regulations 305 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (1) No person shall for compensation guide visitors through the Parks without a licence from the Commission.

4. Regulation 14 of Regulations 305 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

- (4) In subregulation 1 "compensation" includes any rate, remuneration, reimbursement or reward of any kind paid, payable or promised, or received or demanded, directly or indirectly.

5. Regulation 15, except form 7 thereof, and regulation 16 of Regulations 305 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

CAB AND TAXI-CAB LICENCES

- 15.(1) No person shall operate or permit to be operated within the Parks any cab or taxi-cab for hire for the transportation of passengers without a licence from the Commission in respect of each cab or taxi-cab.
- (2) An applicant for a cab licence shall complete and file with the Commission an application in form 6A.

FORM 6A

The Niagara Parks Act

APPLICATION FOR CAB LICENCE

To the General Manager,
Niagara Parks Commission,
Niagara Falls, Ontario.

I apply for a licence to operate a cab under *The Niagara Parks Act*, and the regulations, and in support of this application I make the following statements:

- 1. Kind of vehicle.....
- 2. Maximum number of passengers, exclusive of driver.....
- 3. Route of operation.....
- 4. Full name of owner.....

5. His address.....
 6. Insurance carried.....
 I enclose \$1 licence fee.

.....
 Signature of Applicant

- (3) An applicant for a taxi-cab licence shall complete and file with the Commission an application in form 7.
 (4) A cab licence shall be in form 7A and a taxi-cab licence in form 8.

FORM 7A

The Niagara Parks Act

CAB LICENCE

Under *The Niagara Parks Act* and the regulations, and subject to the limitations thereof, this licence is issued to.....
 (name)

.....to operate within
 (address)
 the Parks a cab described as.....

This licence expires on the 31st of December next following the date of issue.

Issued at Niagara Falls this.....day of
19.....

THE NIAGARA PARKS COMMISSION

Countersigned by.....
 (Chairman)

.....
 General Manager

Number.....

FORM 8

The Niagara Parks Act

TAXI-CAB LICENCE

Under *The Niagara Parks Act* and the regulations, and subject to the limitations thereof, this licence is issued to.....
 (name)

.....to operate within
 (address)

the Parks a taxi-cab as described as:

Make of Taxi-Cab	Registration number	Serial number	Capacity

This licence expires on the 31st of December, 19...
 Dated at Niagara Falls this.....day of
19.....

THE NIAGARA PARKS COMMISSION

Countersigned by.....
 Chairman

.....
 General Manager

- (5) An applicant for a cab or taxi-cab licence shall with his application file with the Commission the tariff of rates or charges to be payable by persons using his cab or taxi-cab, and pay to the Commission a fee of \$1 for each licence.

- (6) Cab and taxi-cab licences

- (a) expire on the 31st of December following the date of issue,
 (b) are non-transferable without the consent in writing of the Commission, and
 (c) expire immediately if insurance prescribed by these regulations is cancelled.

- (7) A licensee shall display in the cab or tax-cab

- (a) the licence in respect of which it is issued, and
 (b) a copy of the tariff of rates or charges filed with the Commission under subregulation 5,

so that they are visible to all passengers in the cab or taxi-cab.

6. Clauses of regulation 27 of Regulations 305 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

- (b) for each person admitted to the stairway at Brock's Monument
- | | |
|--------------------------------|----|
| (i) over 12 years of age..... | 15 |
| (ii) 7 to 12 years of age..... | 10 |
- (c) for each person admitted to Fort George
- | | |
|--------------------------------|----|
| (i) over 12 years of age..... | 25 |
| (ii) 7 to 12 years of age..... | 10 |
- (d) for each person admitted to Navy Hall. 10
- (e) for each person admitted to Old Fort Erie
- | | |
|--------------------------------|----|
| (i) over 12 years of age..... | 25 |
| (ii) 7 to 12 years of age..... | 10 |
- (f) for opening and closing graves at Drummond Hill Cemetery for the burial of
- | | |
|---|-------|
| (i) a person under 5 years of age.... | 5.00 |
| (ii) a person not under 5 years and not over 12 years of age..... | 8.00 |
| (iii) a person over 12 years of age.... | 10.00 |
- (g) for a funeral held on Sunday at Drummond Hill Cemetery..... 5.00

7. Regulations 305 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulations:

PUBLIC VEHICLE OPERATING LICENCES

- 27a.(1) An operating licence shall authorize the licensee to conduct upon a highway of the Commission by means of a public vehicle the business of a carrier of passengers or passengers and express freight subject to the Act and these regulations.
- (2) An operating licence shall expire on the 31st day of December in each year, unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
- (3) Where the licensee has acquired his vehicle licence as provided in subregulation 2 his operating licence shall be deemed to be renewed.
- (4) An application for an operating licence shall be in form 9.

FORM 9

The Niagara Parks Act

APPLICATION FOR A PUBLIC VEHICLE OPERATING LICENCE

To The Niagara Parks Commission, Niagara Falls, Ontario.

I hereby apply for a public vehicle operating licence on the highways of the Commission between.....

..... and.....by way of.....and in support of this application give the following information: (State in detail the nature of the proposed service)

NAME OF APPLICANT.....

ARE YOU 21 YEARS OF AGE OR OVER?.....

ADDRESS.....(print)

If an incorporated company, give name of President..... Vice-President..... Manager..... Secretary-Treasurer..... Give address of head-office.....

If a partnership give names of partners 1..... 2..... 3..... 4..... And name of manager..... Address.....

Dated at.... This.....day of.....19... (Signature of applicant)

(5) An operating licence shall be in form 10.

FORM 10

The Niagara Parks Act

PUBLIC VEHICLE OPERATING LICENCE

Under The Niagara Parks Act and the regulations, and subject to the limitations thereof, this licence is issued to.....of.....to conduct upon the highways described hereunder by means of a public vehicle the business of a carrier of passengers or passengers and express freight subject to the under-mentioned conditions.

Highway:

Conditions:

DATED:.....19...

THE NIAGARA PARKS COMMISSION

by.....

27b.(1) An application for the transfer of an operating licence shall be in form 11, and shall be signed by the licensee and by the applicant.

FORM 11

The Niagara Parks Act

APPLICATION FOR TRANSFER OF AN OPERATING LICENCE

To The Niagara Parks Commission, Niagara Falls, Ontario.

The licensee, as vendor, request that public vehicle operating licence number.....now in the name of.....be transferred to.....as purchaser.

DATED.....19... (Signature of licensee)

The undersigned applies for the transfer of the above-numbered public vehicle operating licence and gives the following information:

Name of applicant.....(please print) Are you 21 years of age or over?..... Address..... Are you at present a public vehicle operator?..... If so, state licence number.. If an incorporated company, give name of President..... Vice-President..... Manager..... Secretary-Treasurer..

Give address of head-office.....

If a partnership, give names of partners.

1.....

2.....

3.....

4.....

And name of manager.....

Address.....

Dated at.....

this..... day of..... 19.....

Signature of applicant

(2) The application shall be accompanied by

(a) copy of the agreement between the licensee and the applicant covering the sale of the

business, equipment, vehicles and vehicle licences, and

(b) statutory declaration showing the liabilities, if any, of the licensee and showing how those liabilities are to be liquidated.

PUBLIC-VEHICLE LICENCES

27c.(1) A public-vehicle licence shall authorize the holder to operate the vehicle for which it is issued as a public vehicle on the highways designated in his operating licence.

(2) A public-vehicle licence shall expire on the 31st day of December in each year.

(3) No public-vehicle licence shall be issued in respect of a public vehicle except to the person registered as the owner of the public vehicle under *The Highway Traffic Act*.

(4) A public-vehicle licence shall be in form 12.

FORM 12

The Niagara Parks Act

PUBLIC-VEHICLE LICENCE

No. P. V.....

Under *The Niagara Parks Act* and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate the vehicle described hereunder on the highway described hereunder.

Make of Vehicle	Style	Serial	Seating Capacity	Registration No.	Year	P. V. Operating Licence No.
Highway.....						

This licence expires December 31st, 19....

THE NIAGARA PARKS COMMISSION

by.....

Dated at Niagara Falls

this..... day of..... 19.....

27d.(1) No person shall display his licence on any vehicle other than that for which the licence was issued.

(2) No public-vehicle licence shall be transferred unless the vehicle in respect of which the licence was issued is sold to the transferee and unless the transferee hold an operating licence.

27e. A public-vehicle licence shall be framed and the face thereof protected by a transparent cover and shall be displayed at all times in a conspicuous place in the vehicle for which it was issued.

FEES

27f.(1) A licensee shall pay to the Commission fees on each named month's operations on or before the 15th day of the next succeeding month.

(2) The fees shall be 1/20 cent a passenger mile of travel over the highways of the Commission.

(3) Passenger miles of travel shall be computed in the case of scheduled trips by multiplying

(a) the seating capacity of each vehicle operated, or

- (b) the average seating capacity where two or more vehicles having different seating capacity are operated,

by the number of miles travelled in the month.

- (4) Seating capacity shall be computed by dividing by 18 the aggregate length in inches of all seats provided for passengers, but where a seat is designed for the accommodation of one or two passengers only the actual aggregate number of passenger-seats shall be used.
- (5) Where more than one vehicle is operated on a scheduled trip, the licensee shall forward a report thereon to the Commission on the day following the trip indicating the number of vehicles.

TIME-TABLES

- 27g.(1) A licensee shall file with the Commission a time-table showing the scheduled times of arrival and departure of public vehicles and the number of trips to be made daily over each route.
- (2) A licensee shall adhere to the time-table filed.
- (3) A licensee shall not permit a public vehicle to leave or pass any point except in accordance with the filed time-table.

CHARTERED TRIPS

- 27h. A person who operates a public vehicle on a chartered trip shall upon entering the Parks report to the Commission and pay a licence fee of \$1.

SERVICE

- 27i. When a public vehicle is disabled during a trip, the licensee shall arrange immediately to transport the passengers therein to the destination to which they were being carried by the vehicle.

- 27j.(1) A licensee shall not discontinue any scheduled service except after giving the Commission ten days' written notice of his intention so to do.

- (2) The Commission may cancel or suspend an operating licence where the licensee

- (a) fails to begin service within 30 days after the issue of the licence or within such further period as is specified in the licence, or
- (b) fails for a continuous period of 30 days to give any service authorized by the licence.

- (3) Where a scheduled service is discontinued for more than 24 hours, the licensee shall give

- (a) a written report to the Commission, and
- (b) notice to the public in the area affected indicating the cause of the discontinuance and its probable duration.

- (4) The notice referred to in subregulation 3 shall be given by publication in a newspaper published in the area affected and by posting up at the scheduled stopping-places on the highway of the discontinued service.

INSURANCE

- 27k.(1) A licensee, with respect to each public vehicle operated by him, shall effect and

carry insurance in his name in a company authorized to conduct the business of automobile insurance in Ontario in the following amounts and for the following purposes:

- (a) at least \$5000, exclusive of interest and costs, against loss or damage to or the death of any one person other than a passenger and, subject to such limit for any one person so injured or killed, at least \$10000, exclusive of interest and costs, against any loss or damage resulting from bodily injury to or death of two or more persons other than passengers in any one accident; and
- (b) at least \$1000, exclusive of interest and costs, for damage to property, except property carried in or upon the public vehicle, resulting from any one accident;
- (c) at least \$5000 against loss or damage resulting from bodily injury to or death of any one passenger;
- (d) at least such amounts as set forth in column 1 against loss or damage resulting from bodily injury to or death of 2 or more passengers as set forth in column 2:

Item	Column 1	Column 2
	Amount	Seating capacity for passengers of each vehicle
1	\$ 35000	1 to 7 passengers
2	50000	8 to 12 passengers
3	75000	13 to 21 passengers
4	100000	22 to 29 passengers
5	150000	30 to 39 passengers
6	200000	40 to 49 passengers
7	300000	50 passengers and over

- (e) at least \$1000 for damage to property of all passengers.

- (2) Clause e of subregulation 1 does not apply to school buses.

VEHICLES AND DRIVERS

- 27l. A driver of a public vehicle shall be 18 years of age or over, of good moral character, and competent to operate the vehicle under his charge.

- 27m. A licensee shall maintain each of his public vehicles in a safe and sanitary condition.

- 27n. Where a public vehicle is used for the transportation of property of passengers or express freight, the licensee shall provide accommodation therefor so that there shall be no interference with the free and ready ingress and egress of passengers to and from the vehicle, and the accommodation shall be so constructed as to prevent the property or freight from injuring a passenger.

- 27o. A public vehicle shall be equipped with a speedometer which shall be maintained in effective working-order and located in a convenient place on the instrument board.

- 27p.(1) A public vehicle shall be equipped with an adequate fire-extinguisher.

(2) The fire-extinguisher shall be kept in effective working-order and shall be securely mounted in a bracket provided therefor at a place readily accessible to the driver in the forward part of the vehicle near the entrance.

27*q*. A public vehicle shall be equipped with one light or more within the vehicle, so arranged as to provide adequate lighting to the whole of the interior of the vehicle, and the light or lights shall be kept constantly lighted between sunset and sunrise when there are passengers in the vehicle.

27*r*. A public vehicle shall be equipped with

(a) such emergency and spare equipment and tools as are likely to be required for replacement or use on a trip;

(b) an axe secured in such a manner and place within the vehicle as to be readily accessible in an emergency.

27*s*. An officer may examine any public vehicle, its contents and equipment, at any reasonable time.

GENERAL

27*t*. A licensee shall file with the Commission a tariff of tolls or a revision thereof for the approval of the Commission.

27*u*. A licensee shall keep a record of

(a) the hours of labour of all drivers and vehicle or vehicles driven by each during those hours, and

(b) the operation of each public vehicle showing each trip on which it is operated,

and shall make the records available at any reasonable time within 1 year of the making thereof for inspection by the Commission.

27*v*. No licensee shall display any advertising sign or device on the outside of any of his public vehicles.

27*w*. It shall be deemed a condition of an operating licence that an official of the Commission may at any reasonable time, examine all books, records and documents used with respect to the business of operating public vehicles of the holder of an operating licence.

27*x*. Every officer is designated and authorized to assist in the enforcement of the Act and these regulations.

27*y*. The Commission may at any time cancel or suspend a licence by reason of a breach of the Act or these regulations or if any false statement is made in any application for a licence under these regulations.

THE NIAGARA PARKS COMMISSION

CHARLES DALEY
Chairman

(Seal)

M. T. GRAY
Secretary

(225)

6

THE INDUSTRIAL STANDARDS ACT

O. Reg. 44/52.

Schedule for the Painting and
Decorating Industry — Ottawa Zone.

New and revoking O. Regs. 25/51.

Made—24th January, 1952.

Filed—28th January, 1952, 4.35 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 25/51 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under The Regulations Act.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

1. In this schedule "holiday" means

(a) Saturday

(i) between the 1st of November and the 31st of March, both inclusive, and

(ii) after midday between the 1st of April and the 31st of October, both inclusive,

(b) Sunday,

(c) New Year's Day,

(d) Good Friday,

(e) Dominion Day,

(f) Labour Day, and

(g) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry shall be

(a) a regular working-week consisting of not more than

(i) 40 hours between the 1st of November and the 31st of March, both inclusive, and

(ii) 44 hours between the 1st of April and the 31st of October, both inclusive

of work to be performed during the regular working-days, and

(b) a regular working-day consisting of not more than

(i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. between the 1st of November and the 31st of March, both inclusive, and

(ii) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. and 4 hours of work to be performed on

Saturday between 8 a.m. and midday between the 1st of April and the 31st of October, both inclusive.

3. Where the work is of such a nature that it cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

4. The minimum rates of wages shall be

- (a) for work performed during the regular working periods
 - (i) \$1.50 an hour for spray-painting, and
 - (ii) \$1.35 an hour for all other work, and
- (b) for night work
 - (i) \$1.65 an hour for spray-painting, and
 - (ii) \$1.50 an hour for all other work.

OVERTIME WORK

5. Work performed in the industry

- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee except for one hour of overtime work to be performed immediately following the working period of a regular working-day.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

8. The rates of wages for overtime work shall be

- (a) for overtime work performed on a holiday
 - (i) \$3 an hour for spray-painting, and
 - (ii) \$2.70 an hour for all other work, and
- (b) for all other overtime work
 - (i) \$2.25 an hour for spray-painting, and
 - (ii) \$2.02½ an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(226)

6

THE MILK CONTROL ACT

O. Reg. 45/52.

Retail Milk Prices in the Market of Orono.

New.

Made—24th January, 1952.

Filed—29th January, 1952, 10.25 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Orono shall be as follows:

(a) buttermilk	
quart.....	\$.16
pint.....	.09
(b) chocolate drink	
quart.....	.21
(c) skim-milk	
quart.....	.14
(d) standard milk	
quart.....	.20
pint.....	.12
half-pint.....	.07
(e) table cream	
quart.....	.80
half-pint.....	.25
(f) whipping cream	
quart.....	1.25
half-pint.....	.35

3. These regulations shall come into force on the 1st of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. MCCALLUM
Member

(Seal)

Dated at Toronto, this 24th day of January, 1952.

(235)

6

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 46/52.
Controlled-Access Highway — Prescott
By-pass.
Amending Regulations 134 of
Consolidated Regulations 1950.
Made—24th January, 1952.
Filed—29th January, 1952, 2.45 p.m.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulations 134 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 110/51, 161/51 and 292/51 are further amended by adding the following regulation:

PRESCOTT BY-PASS

9. That portion of the King's Highway described in schedule 26 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 57 is designated as a controlled-access highway.

SCHEDULE 26

Part in the Town of Prescott and part in the Township of Edwardsburgh in the County of Grenville being

- (a) part of lots C and E, registered plan 19, in the Town of Prescott,
- (b) part of commons (lot 38) in concession 1 in the Township of Edwardsburgh, now in the Town of Prescott,
- (c) part of lot 37 in concession 1 in the Township of Edwardsburgh, now in the Town of Prescott,
- (d) part of the road allowance between the townships of Augusta and Edwardsburgh, now in the Town of Prescott,
- (e) part of lots 31 to 37, both inclusive, in concession 1 in the Township of Edwardsburgh,
- (f) part of lots
 - (i) 8 to 16, both inclusive, on the south side of 11th Street,
 - (ii) 20, 21 and 22, on the south side of 11th Street,
 - (iii) 7 and 8 on the north side of 10th Street,
 - (iv) 12 to 20, both inclusive, on the north side of 10th Street, and
 - (v) 7 to 10, both inclusive, on the south side of 10th Street,

according to registered plan 6 of the Town Plot of Johnstown in the Township of Edwardsburgh,

- (g) all of lots
 - (i) 9 to 11, both inclusive, on the north side of 10th Street, and
 - (ii) 17 to 19, both inclusive, on the south side of 11th Street,

according to registered plan 6 of the Town Plot of Johnstown in the Township of Edwardsburgh,

- (h) part of Nine Mile Road, in rear of the Town Plot of Johnstown in the Township of Edwardsburgh,

- (i) part of the following streets in the Town Plot of Johnstown in the Township of Edwardsburgh

- (i) 10th Street,
- (ii) 11th Street,
- (iii) Charlotte Street,
- (iv) Queen Street,
- (v) King Street,
- (vi) George Street,
- (vii) Frederick Street,
- (viii) William Street,
- (ix) Edward Street, and
- (x) Ernest Street,

- (j) part of park lots C and D in the rear of the Town Plot of Johnstown in the Township of Edwardsburgh,
- (k) part of lots 31 and 32 in concession 2 of the Township of Edwardsburgh, and
- (l) part of the road allowance between concessions 1 and 2 in the Township of Edwardsburgh,

and being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the north-east angle of lot 1 in concession 1 in the Township of Augusta in longitude $75^{\circ} 31'$ west, the centre line may be located as follows:

Commencing at a point in the westerly limit of lot E, registered plan 19, distant 1307.82 feet measured south-easterly along the westerly limit from the north-west angle of lot E, the westerly limit of lot E being the westerly limit of the herein-described lands; thence north $43^{\circ} 43' 15''$ east 610.80 feet; thence north $46^{\circ} 35'$ east 2079.35 feet to a point in the westerly limit of commons (lot 38) in concession 1 distant 1515.96 feet measured south-easterly along the westerly limit from the north-west angle of commons (lot 38); thence north $46^{\circ} 35'$ east 6724.58 feet; thence north $46^{\circ} 35' 30''$ east 354.70 feet to a point in the easterly limit of lot 33 distant 344.04 feet measured south $31^{\circ} 30' 35''$ east along the easterly limit from the north-west angle of lot 32; thence north $46^{\circ} 35' 30''$ east 2341.90 feet to a point in the north-easterly limit of Ernest Street produced 421.80 feet measured north $49^{\circ} 30' 10''$ west from the most southerly angle of lot 22 north of 10th Street registered plan 6; thence north $46^{\circ} 35' 30''$ east 3803.02 feet to a point in the south-westerly limit of the King's Highway crossing lot 7 registered plan 6, the point being the following courses and distances from the most easterly angle of lot 7 north of 10th Street:

south $40^{\circ} 36' 10''$ west along the south-easterly limit of lot 7 and north $50^{\circ} 38' 30''$ west 24.92 feet along the south-westerly limit of the King's Highway,

the south-westerly limit of the King's Highway being the north-easterly limit of the herein-described lands.

INDEX OF REGULATIONS

Filed in

1951

UNDER THE REGULATIONS ACT

PART I

Alphabetical Index of all regulations filed in 1951 other than those regulations set out in Part II.

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PART II

The regulations filed in 1951 which

- (a) have been revoked,
- (b) are only revoking regulations, or
- (c) expired through effluxion of time,

are set out in column 1 and the disposition thereof is set opposite thereto in column 2.

ABBREVIATIONS—Rev., *Revoked by O. Reg.*;
 Revkg., *Revoking Regulations only*;
 Exp., *Expired through effluxion of time.*

Ontario Regulations	Disposition	Ontario Regulations	Disposition
1/51	Revkg.	125/51	Rev. 310/51
2/51	Exp.	148/51	Exp.
4/51	Rev. 163/51	155/51	Revkg.
13/51	Exp.	156/51	Rev. 318/51
23/51	Rev. 140/51	158/51	Rev. 321/51
35/51	Exp.	185/51	Rev. 205/51
45/51	Exp.	198/51	Exp.
54/51	Exp.	211/51	Rev. 287/51
56/51	Rev. 156/51	237/51	Revkg.
60/51	Revkg.	249/51	Exp.
70/51	Exp.	254/51	Rev. 268/51 and 275/51
74/51	Exp.	261/51	Rev. 301/51
77/51	Revkg.	268/51	Exp.
79/51	Rev. 176/51	275/51	Revkg.
97/51	Exp.	305/51	Revkg.
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Government Publications

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Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Mechanics Lien Act.....	.25
Companies Act.....	.75	Municipal Act.....	2.00
Conditional Sales Act.....	.25	Municipal Drainage Act	}
Coroners' Act.....	.25	Municipal Drainage Aid Act	
Corporations Tax Act.....	.50	Provincial Aid to Drainage Act	
Department of Municipal Affairs Act.....	.50	Notaries Act.....	.25
Deserted Wives and Children's Maintenance Act..	.25	Partnership Act and Partnership Registration	}
Ditches and Watercourses Act.....	.25	Act.....	
Division Courts Act, Rules and Forms.....	1.00	Planning Act.....	.25
Evidence Act.....	.15	Public Accountancy Act.....	.25
Hospital Tax Act and Regulations.....	.25	Public Health Act.....	.50
Insurance Act.....	1.00	Public Utilities Act.....	.25
Justice of the Peace Act.....	.10	Registry Act.....	.50
Land Surveyors Act.....	.25	Sale of Goods Act.....	.25
Land Titles Act.....	.50	Securities Act and Regulations.....	.50
Land Transfer Tax Act.....	.25	Security Transfer Tax Act and Regulations.....	.25
Landlord and Tenant Act.....	.25	Succession Duty Act and Regulations.....	1.00
Line Fences Act.....	.25	Surveys Act.....	.25
Loan and Trust Corporations Act.....	1.25	Title Drainage Act.....	.25
Local Improvement Act.....	.50	Trustees Act.....	.25

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1951.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Regulations Under The Division Courts Act... 1.00			
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
January 5th,	" "	5	" "	"
February 2nd,	" "	9	" "	"
March 1st,	" "	14	" "	"
April 5th,	" "	18	" "	"
May 3rd,	" "	23	" "	"
June 7th,	" "	27	" "	"
July 5th,	" "	31	" "	"
August 2nd,	" "	36	" "	"
September 6th,	" "	40	" "	"
October 4th,	" "	44	" "	"
November 1st,	" "	49	" "	"
December 6th,	" "		" "	"

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—
 - (a) for a double-column insertion of,
 - (i) a notice of the sale of land for arrears of taxes, \$5; and
 - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
 - (b) for a single-column insertion of all other matters,
 - (i) on the first insertion, 20 cents a line or fraction thereof; and
 - (ii) on each additional insertion, 10 cents a line or fraction thereof.
- (2) The rates in subregulation 1 shall be paid as follows:
 - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
 - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
- 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
 - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
 - (b) by others for a single copy, 15 cents.
- (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, FEBRUARY 16th, 1952

7

Appointments

APPOINTMENTS

Provincial Secretary's Office.
February 16, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointments:

Gordon Harvey Aiken, Barrister-at-Law, of the Town of Gravenhurst, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Howard Wilfred Alles, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Saxon Bismarck Arnold, Barrister-at-Law, of the City of Chatham, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

James Purdon Arnott, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Charles Adams Bell, Barrister-at-Law, of the City of Windsor, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Jacob Manuel Bennett, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Charles Joseph Benson, Barrister-at-Law, of the Town of Listowel, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Eli Bird, Barrister-at-Law, of the City of Hamilton, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Charles Bowman, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Elmer Brandon, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

George Rondeau Brett, Barrister-at-Law, of the Town of Leamington, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Edmund Abner Brown, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Lancing Belmont Campbell, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Samuel Cohen, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Michael John Devine, Barrister-at-Law, of the City of Ottawa, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Harry Roswell Deyman, Barrister-at-Law, of the Town of Cobourg, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Bruce Alan Raycroft Dignan, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Frederick Louis Dreger, Barrister-at-Law, of the City of Kitchener, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Brock Macdonald Evans, Barrister-at-Law, of the Village of Bradford, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Thomas Wesley Evans, Barrister-at-Law, of the Village of Bradford, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Maurice Hamilton Fyfe, Barrister-at-Law, of the City of Ottawa, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Archie Francis Gignac, Barrister-at-Law, of the City of Windsor, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Jacob Henry Greenberg, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Ralph Joseph Haffey, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

John William Hamilton, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Martin MacMurray Kelso, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Carl Keyfetz, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Sharman Ketchen Learie, Barrister-at-Law, of the City of St. Catharines, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

George Hughes Lovatt, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Orian Edgar Beverley Low, Barrister-at-Law, of the City of Ottawa, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Donald Alexander McIntosh, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Scott McKay, Barrister-at-Law, of the City of St. Thomas, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

John Wanless McMaster, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Hugh Sinclair Mackenzie, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Warwick Hodgetts Noble, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Russell Talbot Payton, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Norman Ernest Phipps, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Francis Colenso Powell, Barrister-at-Law, of the Town of Parry Sound, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Richard Whittaker Reville, Barrister-at-Law, of the City of Brantford, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Averell Shillington Robinson, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Samuel Rosen, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Richard Abbott Sanders, Barrister-at-Law, of the City of St. Thomas, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Lloyd Wilfred Sharpe, Barrister-at-Law, of the City of Hamilton, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Leonard Clyde Smith, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Theodore Grenfell Spencer, Barrister-at-Law, of the City of Welland, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Arthur Robert Sproule, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

William Cyril Henry Terry, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Hedley Ken Thompson, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Roy Bradley Trott, Barrister-at-Law, of the City of Kitchener, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Joseph Vale, Barrister-at-Law, of the Town of Newmarket, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

George Ernest Wallace, Barrister-at-Law, of the City of North Bay, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Leonard Bertram Webster, Barrister-at-Law, of the City of Toronto, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Edward Melville Smith Winder, Barrister-at-Law, of the City of London, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Stuart Frederick MacPherson Wotherspoon, Barrister-at-Law, of the City of Ottawa, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

Ernest Joel Robert Wright, Barrister-at-Law, of the City of London, to be One of His Majesty's Counsel learned in the law for the Province of Ontario.

R. J. CUDNEY,
Deputy Provincial Secretary.

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Government Notices Respecting Corporations

Letters Patent of Incorporation

ANTELL SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Archibald Burnside Whitelaw,

Harry Fitzgerald Kimber and Robert Dean Poupore, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of ANTELL SECURITIES LIMITED: (a) To buy, sell and otherwise deal in and to acquire, hold and dispose of shares, stocks, debenture stock, bonds, obligations and securities issued or guaranteed by any company wheresoever constituted or carrying on business and debentures, debenture stock, bonds, obligations and securities issued or guaranteed by any government, public body or authority, municipal,

local or otherwise; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Archibald Burnside Whitelaw, Harry Fitzgerald Kimber and Robert Dean Poupore, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BATTLE PLAINS PETROLEUM LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Clarke Campbell, Hugh Emerson Martin and Donald Forbes McDonald, Barristers; and Frances Louise Woods and Lena Jane Empey, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BATTLE PLAINS PETROLEUM LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Clarke Campbell, Hugh Emerson Martin, Donald Forbes McDonald, Frances Louise Woods and Lena Jane Empey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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W. A. BROWN CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Davison Haywood, one of His Majesty's Counsel learned in the Law; and John Murray Edgar and William Hewson Zimmerman, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of W. A. BROWN CONSTRUCTION LIMITED: (a) To carry on business as general con-

tractors and builders for the construction, erection, fabrication and building of all manner of buildings, roads, ways, bridges, tramways, wharves, works and structures, and to operate as a general construction company; and to carry on the business of engineering; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Two Hundred and Fifty 6% non-cumulative redeemable non-voting preference shares of One Hundred dollars each and Seven Hundred and Fifty common shares of One Hundred dollars each; with its Head Office in the Township of North York, in the said County of York; and its Provisional Directors being Kenneth Davison Haywood, John Murray Edgar and William Hewson Zimmerman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BRUCEWOOD COURT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ross Kennedy, Solicitor; Laura Velanoff and Margaret Goldson, Secretaries; and Vera Irene Nelson, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BRUCEWOOD COURT LIMITED: (a) To purchase, sell, lease, take in exchange or otherwise acquire lands or interests therein, together with the buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise deal with and dispose of the whole or any portion of the lands and all or any interest therein and all or any of the buildings or structures that are now or may hereafter be erected thereon and all or any interest therein, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Eight Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ross Kennedy, Laura Velanoff, Margaret Goldson and Vera Irene Nelson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CANADIAN WATERMISER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Newton Manly Young, Solicitor; and Dorothy Caroline Welsman and Margaret Jean Hill, Secretaries; all of the City of Toronto, in the

County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of CANADIAN WATERMISER COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To engage in the manufacture, processing, distribution and otherwise dealing in plumbing, faucets, fixtures, valves and watermisers and without limiting the generality of the foregoing to fashion, spin or otherwise fabricate the said devices; and for the further purposes and objects therein set forth: with a capital divided into Fifty Thousand $5\frac{1}{2}\%$ cumulative preference shares of the par value of Ten dollars each and One Hundred and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred and Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Newton Manly Young, Dorothy Caroline Welsman and Margaret Jean Hill, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CHIOVITTI BANANA COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Thomas McDermott, one of His Majesty's Counsel learned in the Law; John Joseph Kelly, Barrister; and Helen Ruth Moir and Yvonne Turner, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHIOVITTI BANANA COMPANY LIMITED: (a) To import, export, buy, sell and deal in goods, wares and merchandise of all kinds and descriptions; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Ninety non-cumulative redeemable preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Thomas McDermott, John Joseph Kelly, Helen Ruth Moir and Yvonne Turner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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G. P. COPPIN & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ross Smith Riddell, Barrister;

Agnes Cecilia Pineau, Bookkeeper; and Rose Helene Nester, Secretary; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of G. P. COPPIN & COMPANY LIMITED; To buy, sell, manufacture and deal with goods, wares and merchandise of every kind and description, both at wholesale and retail, and to carry on a general trading and commercial business; with a capital divided into Five Thousand redeemable preference shares of the par value of Ten dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the City of London, in the County of Middlesex and Province of Ontario; and its Provisional Directors being Ross Smith Riddell, Agnes Cecilia Pineau and Rose Helene Nester, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CROTH-MINGAY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Herbert Lohead, Barrister; and Doris Murray and Margaret Marshall Utman, Secretaries; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CROTH-MINGAY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To operate and carry on the general business of investigators and adjusters of all types of claims by, on behalf of or against any insurance company, together with all activities connected with or incidental to the operation of such business; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Nine Hundred preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being George Herbert Lohead, Doris Murray and Margaret Marshall Utman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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W. E. DEANE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Edgar Deane, of the Town

of Mimico, in the County of York and Province of Ontario, Salesman; and Charles Moore Curtin, Salesman, and George William Gladstone Gauld, Robert Doan Hill and John Charles Phillips, Barristers, all of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of W. E. DEANE LIMITED: (a) To manufacture, fabricate, assemble, buy, sell, trade and otherwise deal in and with automotive parts, accessories and supplies, including, but without limiting the generality of the foregoing, all parts, accessories and equipment for use in connection with automobiles, trucks, taxicabs, motorcycles, boats, aeroplanes and the like; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Five Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Mimico; and its Provisional Directors being William Edgar Deane, Charles Moore Curtin, George William Gladstone Gauld, Robert Doan Hill and John Charles Phillips, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alfred Graham Dormer, Harry Dormer and George Gordon Dormer, all of the Township of Etobicoke, in the County of York and Province of Ontario, Builders; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DORMER BROS. COMPANY LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with the buildings or structures that may be on the said lands or any of them; and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon and to take such security therefor as may be necessary; and for the further purposes and objects therein set forth: with a capital of Sixty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and Thirty Thousand common shares of One dollar each; with its Head Office in the said Township of Etobicoke; and its Provisional Directors being Alfred Graham Dormer, Harry Dormer and George Gordon Dormer, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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DIAMALLOY MANUFACTURING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gertrude Colling, Bookkeeper; Helen Zillman, Stenographer; and Wilson Dorland Samuel Morden, Solicitor; all of the City of Toronto in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DIAMALLOY MANUFACTURING LIMITED: (a) To manufacture, construct, produce, adapt, lease, sell, import, export and otherwise deal in furnaces, boilers, tanks and all wares of iron, brass, lead, tin, zinc and other metals; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gertrude Colling, Helen Zillman and Wilson Dorland Samuel Morden, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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DUMONT TRADING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Fraser Hargrave, Barrister; and Lydia Mary Valoppi and Nevis Nellie Hargrave, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DUMONT TRADING LIMITED: (a) To underwrite, subscribe for, purchase or otherwise acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds, debentures, stocks, shares or other securities of any government or municipal or school corporation or of any chartered bank or of any duly incorporated company or corporation, industrial, financial, mining or otherwise; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred and Fifty 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Fraser Hargrave, Lydia Mary Valoppi and Nevis Nellie Hargrave, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(336)

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DORMER BROS. COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have

EGANVILLE CURLING RINK LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Raymond Shane, Lime Manufacturer; Robert Percy Mills, Lumber Dealer; Gerhard George Reinke, Retail Hardware Merchant; Lawrence Joseph Fleurie, Clerk; and Wesley John Lisk, General Storekeeper; all of the Village of Eganville, in the County of Renfrew and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EGANVILLE CURLING RINK LIMITED; To carry on the business of a curling rink; with a capital of Twenty Thousand dollars divided into Two Thousand shares of Ten dollars each; with its Head Office at the said Village of Eganville; and its Provisional Directors being George Raymond Shane, Robert Percy Mills, Gerhard George Reinke, Lawrence Joseph Fleurie and Wesley John Lisk, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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FELLER BROS. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Michael Greenberg and Maurice Wilfred Wright, Barristers; and Shirley Lefebvre and Jean Hewson, Secretaries; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FELLER BROS. LIMITED; To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description; with a capital divided into Six Hundred and Fifty 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Thirty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty-five Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Michael Greenberg, Maurice Wilfred Wright, Shirley Lefebvre and Jean Hewson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GALLAGHER MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of December, A.D. 1951, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Oliver William Durdin and Terence Barry Nelligan, Solicitors; and Thelma Marjorie Bailey, Accountant; all of the City of London, in the County

of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GALLAGHER MOTORS LIMITED: (a) To manufacture, buy, sell, import, export and deal in goods, wares and merchandise of every kind and description whatsoever and, without limiting the generality of the foregoing, to manufacture, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, trucks, tractors, machines, motor vehicles, accessories, parts, machinery, appliances motor vehicle equipment, oils, greases, gasolines and all kinds of petroleum products and by-products thereof; and for the further purposes and objects therein set forth: with a capital divided into Thirteen Thousand Five Hundred non-voting preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Oliver William Durdin, Terence Barry Nelligan and Thelma Marjorie Bailey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GILBRAE DAIRY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Levi Gordon Snyder, of the Town of Oakville, in the County of Halton and Province of Ontario, Dairyman; and Gourley Lawson Howell and Gordon Weir McLean, both of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company and persons who thereafter become shareholders therein, a private company under the name of GILBRAE DAIRY LIMITED: (a) To manufacture, produce, buy, import and otherwise acquire and to sell, export, distribute and otherwise dispose of and deal in and with, in any way or manner whatsoever, all kinds and descriptions of dairy, farm and garden produce and, in particular, desiccated, concentrated, preserved, condensed, evaporated and modified milk and cream and all other forms of manufactured milk and milk products, milk, cream, butter, cheese, poultry and eggs, salts, ice, ice cream, confections, foods, beverages of all types, dairy products and food products of all kinds and all by-products, whether food or otherwise, emanating from the manufacture or handling of the foregoing commodities, as well as machinery and equipment of any kind for the production, packing and transportation of the same; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Seventy-five Thousand 5% non-cumulative non-voting redeemable preference shares of One dollar each and Two Hundred and Fifty common shares of One Hundred dollars each; with its Head Office at the said Town of Oakville; and its Provisional Directors being Levi Gordon Snyder, Gourley Lawson Howell and Gordon Weir McLean, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GREENFIELD MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Horace Herbert Greenfield, of the Town of Riverside, in the County of Essex and Province of Ontario, Manager; Charles Walter Donaldson, of the City of Windsor, in the said County of Essex, Solicitor; and Richard Devere Thrasher, of the Town of Amherstburg, in the said County of Essex, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GREENFIELD MOTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell, import, export, exchange, rent, repair, trade and generally deal in all kinds of motor cars, motor trucks, tractors and other vehicles, farm implements and machinery, aircraft, aircraft motors, boats, motors boats, marine motors and engines, accessories and parts, and kindred articles, machinery, implements, utensils, apparatus and appliances, electrical merchandise, appliances and accessories, including all component parts, lubricants, cements, solutions and appliances whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Thirty-five Thousand preference shares of the par value of One dollar each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the Town of Simcoe, in the County of Norfolk and Province of Ontario; and its Provisional Directors being Horace Herbert Greenfield, Charles Walter Donaldson and Richard Devere Thrasher, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GREEN VALLEY FARM LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Daniel Roland Michener, Solicitor; Joan Ruth Randall, Married Woman; Sedley Mackie, Spinster; and Edith May Simmons, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GREEN VALLEY FARM LIMITED: (a) To carry on farming as a business; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office in the Township of Vaughan, in the

said County of York; and its Provisional Directors being Daniel Roland Michener, Joan Ruth Randall, Sedley Mackie and Edith May Simmons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JOHN HAGGLUND LUMBER & FUEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Frederick William Ross, Barrister, and Susan Andrina Ross, Housewife, both of the City of Port Arthur, in the District of Thunder Bay and Province of Ontario; and Ilma Edith Sanelma Hanson, of the City of Fort William, in the said District of Thunder Bay, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN HAGGLUND LUMBER & FUEL LIMITED: (a) To carry on the general business of dealers in every kind and description of lumber, building supplies and fuel, and to manufacture, buy, sell, let, hire and deal in all kinds of materials, supplies, machines, motors, equipment, tools, fittings, fixtures, appliances, furnaces and heating equipment and all other articles capable of being used in or about the construction of buildings, structures or roads; and for the further purposes and objects therein set forth: with a capital of One Hundred and Fifty Thousand dollars divided into One Thousand non-voting preference shares of One Hundred dollars each and Five Thousand common shares of Ten dollars each; with its Head Office at the said City of Fort William; and its Provisional Directors being James Frederick William Ross, Ilma Edith Sanelma Hanson and Susan Andrina Ross, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary

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HIGHBURY PLUMBING AND HEATING CONTRACTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Doris Ann Goodfellow and Marianne Julian Unger, Housewives; and Edward Hallman Unger, Solicitor; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of Highbury Plumbing and Heating Contractors Limited: (a) To carry on the respective businesses of plumbers, manufacturers and contractors for plumbing and sanitary fixtures and supplies, heating and ventilating plant and supplies, pipes, fittings, apparatus and repairs for heat, light, gas or water supplies and general contractors and builders; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred preference shares of the par value of Twenty-five dollars each and Twenty-five Thousand common shares without any nominal or

par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Doris Ann Goodfellow, Marianne Julyan Unger and Edward Hallman Unger, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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A. W. JANTZI & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Herbert Biggs, Auditor; Eva Viola Biggs, Clerk; and Dorothy Laverne Leake, Secretary; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. W. JANTZI & SONS LIMITED: (a) To manufacture, buy, sell and deal in automobiles, motor cars, motorcycles, auto trucks and all kinds of motor vehicles, whether used for pleasure or commercial purposes and whether driven by gasoline or any substitute therefor or by electricity; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into One Hundred non-voting preference shares of One Hundred dollars each and Three Thousand common shares of Ten dollars each; with its Head Office in the Township of Wellesley, in the County of Waterloo and Province of Ontario; and its Provisional Directors being Walter Herbert Biggs, Eva Viola Biggs and Dorothy Laverne Leake, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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KENRAL ORGANICS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Hamilton Howard, Manager; Ralph Turnbull Howard, Chemical Engineer; and Kenneth Arthur Howard, Veterinary; all of the Township of Etobicoke, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KENRAL ORGANICS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, compound, refine, purchase and sell chemicals, dye stuffs, cements, minerals, superphosphates, soap, fertilizers, paints, varnishes, pigments, polishes, stains, oils, acids, wood alcohol, coal, coke, coal tar, coal tar products and derivatives, vermin exterminators, peat, peat products, rubber, rubber

goods and products, pharmaceutical supplies, chemical preparations, articles and compounds separately or in combination and under all conditions and at all stages of preparation and manufacture; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office in the said Township of Etobicoke; and its Provisional Directors being Arthur Hamilton Howard, Ralph Turnbull Howard and Kenneth Arthur Howard, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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KEYMET MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Steele Wright and Robert Douglas Osborne, Barristers, Margaret Condon Imrie, Shirley Louise Van Waeland and Mary Leiper Dobbie, Secretaries, and Kathleen Robinson, Clerk, all of the City of Toronto, in the County of York and Province of Ontario; and Lillian Maria McCartney, of the Town of Oakville, in the County of Halton and Province of Ontario, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of KEYMET MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Steele Wright, Robert Douglas Osborne, Lillian Maria McCartney, Margaret Condon Imrie, Shirley Louise Van Waeland, Mary Leiper Dobbie and Kathleen Robinson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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KITCHENER-WATERLOO PHILHARMONIC CHOIR

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Raymond George Massel, Musician, and Harold Henry Good, Accountant, both of the City of Waterloo, in the County of Waterloo and Province of Ontario; and John Watson Cochrane, Radio Technician, Filareta Ety Economova, Insurance Clerk, Margaret Eleanor Dickson, Teacher, and Percy John Ricketts, Rubber Worker, all of the City of

Kitchener, in the said County of Waterloo; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of KITCHENER-WATERLOO PHILHARMONIC CHOIR: (a) To organize and operate a vocal chorus; and for the further purposes and objects therein set forth: with its Head Office at the said City of Kitchener; and its First Directors being Raymond George Massel, John Watson Cochrane, Filareta Ety Economova, Harold Henry Good, Margaret Eleanor Dickson and Percy John Ricketts, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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7

LEFF'S LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Hyman Kendall and Frederick Ernest Underhill, Solicitors; and Ralph Joseph Kendall, Salesman; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEFF'S LIMITED: (a) To carry on generally an electrical and electronics business; and to act as a manufacturer and assembler of all electrical apparatus, parts, accessories and articles, including television sets; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Hundred preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of London; and its Provisional Directors being Kenneth Hyman Kendall, Frederick Ernest Underhill and Ralph Joseph Kendall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ROSS LIPSETT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Skelcher Sewell and Richard Bredin Stapells, Solicitors; and Jean Wilshire, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROSS LIPSETT LIMITED: (a) To carry on and engage in the business of manufacturers and jobbers of and wholesale and retail dealers in goods, wares and merchandise of all kinds and descriptions and, without limiting the generality of the foregoing, to buy, sell, import, export and otherwise deal in tires, tubes and all other descriptions of rubber goods and accessories for motor and other vehicles, machinery and equipment; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred 3% non-cumulative redeemable preference shares of the

par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Skelcher Sewell, Richard Bredin Stapells and Jean Wilshire, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MAGNETEWAN IRON MINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Clarke Campbell and Hugh Emerson Martin, Solicitors; and Lena Jane Empey and Melva Arma Newton, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of MAGNETEWAN IRON MINES LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Clarke Campbell, Hugh Emerson Martin, Lena Jane Empey and Melva Arma Newton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MIRACLE DISPLAY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George William Gladstone Gauld, Robert Doan Hill and John Charles Phillips, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MIRACLE DISPLAY LIMITED: (a) To manufacture, fabricate, assemble, buy, sell, trade or otherwise deal in and with merchandise for displaying and advertising purposes; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors

being George William Gladstone Gauld, Robert Doan Hill and John Charles Phillips, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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OLIVER INVESTMENTS, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sidney Hamlin Robinson, one of His Majesty's Counsel learned in the Law; John Tweeddale Kirkland, Student-at-Law; and Pamela Coline Sword, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of OLIVER INVESTMENTS, LIMITED: (a) To purchase or otherwise acquire, underwrite, obtain an interest in, hold and pledge or mortgage and to sell, exchange or otherwise dispose of and generally deal and invest in shares of stock, bonds, debentures, notes, subscription warrants, voting trust certificates, evidences of indebtedness, certificates of interest or other obligations and securities of any nature however evidenced, whether of domestic or foreign governments or other bodies politic or of domestic or foreign corporations, associations, firms, trustees, depositaries, syndicates or individuals; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Sidney Hamlin Robinson, John Tweeddale Kirkland and Pamela Coline Sword, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ORVILLE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Murvyn MacMaster, Barrister; and Ruth Scott and Anne Tough, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ORVILLE MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, oper, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes

and objects therein set forth: with a capital of One Hundred Thousand dollars divided into One Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Hugh Murvyn MacMaster, Ruth Scott and Anne Tough, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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7

PHIBBS PRINTING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Abbott Sanders and Edgar Frank Stanley Sanders, Barristers; and Helen Laurene Daugherty, Law Clerk; all of the City of St. Thomas, in the County of Elgin and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PHIBBS PRINTING LIMITED: (a) To print, publish, bind, edit, compile, buy, sell, distribute, export and import books, papers, catalogues, reports or works and researches, pamphlets, circulars, binders and similar commodities, and to conduct a general printing and publishing business; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred 5% redeemable non-cumulative preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of St. Thomas; and its Provisional Directors being Richard Abbott Sanders, Edgar Frank Stanley Sanders and Helen Laurene Daugherty, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PHILLIPS TRANSPORTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Violet Margaret Lymburner and Helen Krick, Secretaries; Ruth Gilmore and John Joss, Clerks; and Mollie Hedrick, Insurance Agent; all of the Town of Dunnville, in the County of Haldimand and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PHILLIPS TRANSPORTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise and to act as forwarders, custom house brokers and warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital divided

into Nine Hundred preference shares of the par value of One Hundred dollars each and Seven Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Dunnville; and its Provisional Directors being Violet Margaret Lymburner, Ruth Gilmore, John Joss, Mollie Hedrick and Helen Krick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PIERCE-CALDWELL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jean Elizabeth Stewart Pierce and Agnes Hendrie Graham Caldwell, Married Women; Ross Abbey Pierce, Salesman; and Spencer Wood Caldwell, Executive; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PIERCE-CALDWELL LIMITED: (a) To manufacture, buy, sell, exchange, import, export and otherwise deal in, both at wholesale and retail, products, goods, wares and merchandise of every kind and description, and to acquire, establish and operate shops, warehouses and manufactories in connection therewith, and to carry on a general trading and commercial business; and for the further purposes and objects therein set forth: with a capital divided into Fifty-four Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each and Six Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Six Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Jean Elizabeth Stewart Pierce, Agnes Hendrie Graham Caldwell, Ross Abbey Pierce and Spencer Wood Caldwell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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REX SALES & SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William James Beaton, one of His Majesty's Counsel learned in the Law; George Alvin Ray Leake, Solicitor; and Florence Isabel Peacock, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of REX SALES & SERVICE LIMITED: (a) To manufacture, buy, sell and otherwise deal in refrigerators, refrigerating appliances

and similar products; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred non-cumulative redeemable 5% preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William James Beaton, George Alvin Ray Leake and Florence Isabel Peacock, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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SAMBUR COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Cohen, one of His Majesty's Counsel learned in the Law; James Garfinkle, Barrister; and Florence Scott, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SAMBUR COMPANY LIMITED: To import, export, buy, sell and deal in goods, wares and merchandise of all kinds or descriptions, and to carry on any or all lines of business as manufacturers, producers, processors, merchants, distributors, commission agents and wholesale and retail importers and exporters and, without in any way limiting the generality of the foregoing, to carry on the business of wholesale and retail dealers in and purchasers and manufacturers of novelty items, and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Five Hundred preference shares of Ten dollars each and Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel Cohen, James Garfinkle and Florence Scott, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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7

SILVER HEART MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Slutsky, Manager; David Richardson and Cecil Croll, Barristers; Carl Zalev, Student-at-Law; and Lorraine Callery, Stenographer; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SILVER HEART MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and

manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Windsor; and its Provisional Directors being Robert Slutzky, David Richardson, Carl Zalev, Lorraine Callery and Cecil Croll, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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7

SOO GREYHOUND HOCKEY CLUB LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Terrence Murphy and George John Majic, Solicitors; and Claribel Biggings, Stenographer; all of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SOO GREYHOUND HOCKEY CLUB LIMITED; To operate a hockey club in the said City of Sault Ste. Marie; with a capital of Fifty Thousand dollars divided into Five Thousand shares of Ten dollars each; with its Head Office at the said City of Sault Ste. Marie; and its Provisional Directors being Charles Terrence Murphy, George John Majic and Claribel Biggings, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(336)

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THOROLD CONCRETE BLOCK CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Carlo Daniel Beccario and Donald Ross Tolmie, Barristers; Charles Robert Chaffey, Legal Clerk; Pearl Parkalab, Bookkeeper; and Eleanor Address, Secretary; all of the City of Welland, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THOROLD CONCRETE BLOCK CO. LIMITED: (a) To manufacture, buy, sell, import, export and generally deal in cement and the by-products thereof, cement blocks, tile, lime, limestone, sandstone, calcined and other plaster, artificial stone and all other similar products; and for the further purposes and objects therein set forth; with a capital divided into One Thousand Five Hundred preference shares of the par value of One Hundred dollars each and One Hundred and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal

or par value shall not exceed in amount or value the sum of One Hundred and Fifty Thousand dollars; with its Head Office at the Town of Thorold, in the said County of Welland; and its Provisional Directors being Carlo Daniel Beccario, Charles Robert Chaffey, Donald Ross Tolmie, Pearl Parkalab and Eleanor Address, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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7

TORJAX INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Murray Anthony Elias, Builder; Aldo Harry Lorenzetti, Engineer; and Neldo Lawrence Lorenzetti, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TORJAX INVESTMENTS LIMITED: (a) To carry on business as general contractors and builders for the construction, erection, fabrication and building of all manner of buildings, works and structures and to operate as a general construction company; and for the further purposes and objects therein set forth; with a capital of One Hundred Thousand dollars divided into Nine Thousand non-cumulative non-participating redeemable preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Murray Anthony Elias, Aldo Harry Lorenzetti and Neldo Lawrence Lorenzetti, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(336)

7

TRIAD IMPORT EXPORT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick John Shutt, Sales Manager, and Stanley Nelson Schatz, Solicitor, both of the City of Toronto, in the County of York and Province of Ontario; and Kenneth Gibson Mitchell, of the Town of New Toronto, in the said County of York, Salesman; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TRIAD IMPORT EXPORT LIMITED; To manufacture, buy, sell, import, export and deal in all types of merchandise as principal and agent; with a capital divided into Seven Hundred and Fifty preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Toronto; and

its Provisional Directors being Frederick John Shutt, Kenneth Gibson Mitchell and Stanley Nelson Schatz, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(336)

7

TWIN PORT AUTO SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Cyril Valerian O'Connor, Barrister; and Mildred Cunderlick and Mildred Phillips, Stenographers; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TWIN PORT AUTO SERVICE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To buy, sell, lease, use, operate, maintain, let for hire, trade and deal in and with, dispose of, manufacture, repair and service conveyances and vehicles and the accessories and parts thereof of every kind and description capable of being moved by any form of power for the transportation of animate or inanimate objects by land, water or air, including, but without limiting the generality of the foregoing, automobiles, trucks, taxicabs, motorcycles, boats, aeroplanes and aerostats; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars with its Head Office at the said City of Fort William; and its Provisional Directors being Cyril Valerian O'Connor, Mildred Cunderlick and Mildred Phillips, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(336)

7

WYATT FURNITURE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Archibald Wyatt, Merchant; Jack Gillies Savigny, Salesman; and Alice Margaret Douglas, Bookkeeper; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WYATT FURNITURE CO. LIMITED: (a) To carry on the business of a wholesale, retail and departmental store, and to carry on generally the business of a merchant; to carry on all or any of the businesses of furniture merchants, furniture manufacturers, dry goods merchants, clothiers, electrical merchants and manufacturers, exporters and importers of and wholesale and retail dealers in all kinds of fabrics, leathers and

household furniture and manufacturers and importers of and wholesale and retail dealers in china, glassware, crockery and other household fittings and utensils, ornaments, bric-a-brac, stationery, notions and fancy goods and commodities for personal and household use and consumption, and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being William Archibald Wyatt, Jack Gillies Savigny and Alice Margaret Douglas, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(336)

7

Certificates of Incorporation

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 31st day of January, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of OUR LADY OF PERPETUAL HELP PARISH (SUDBURY) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(305)

7

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 31st day of January, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CANGECO EMPLOYEES' (DAVENPORT WORKS) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(306)

7

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 31st day of January, A.D. 1952; has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as

may become members of the incorporated body a credit union under the name of OSHAWA CENTRAL STUDY GROUP CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(307)

7

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 31st day of January, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CHRISTIAN REFORMED (CLINTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(308)

7

Supplementary Letters Patent

BARLIN-SCOTT MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to BARLIN-SCOTT MANUFACTURING COMPANY LIMITED, incorporated June 29, A.D. 1949; Increasing the capital stock of the Company by the creation of an additional Three Thousand non-voting non-cumulative preference shares of the par value of Fifty dollars each, ranking pari passu in all respects with and carrying and being subject to the same rights, preferences, priorities, limitations, terms, conditions and restrictions as are attached to the existing non-voting non-cumulative preference shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

THE BETHESDA AND STOUFFVILLE TELEPHONE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of Part XIII of The Companies Act, the Administrator of the Government of the Province of Ontario in Council, by an Order date the 31st day of January, A.D. 1952, has been pleased to direct the issue of Supplementary Letters Patent to THE BETHESDA AND STOUFFVILLE TELEPHONE COMPANY LIMITED, incorporated August 9th A.D. 1905; Increasing the capital from the sum of Forty Thousand dollars to the sum of One Hundred and Twenty Thousand dollars by the creation of an additional Three Thousand Two Hundred shares of Twenty-five dollars each.

G. A. WELSH,
Provincial Secretary.

(337)

7

S. H. CAMP & COMPANY OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to S. H. CAMP & COMPANY OF CANADA, LIMITED, incorporated September 14, A.D. 1933; Ordaining and declaring that the Company may hold meetings of its directors and the executive committee (if any) at any place, either within or without the Province of Ontario, and meetings of its shareholders at any place within the Province of Ontario or at the City of Jackson, in the State of Michigan, one of the United States of America.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

DAVIS CLEANERS & DYERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DAVIS CLEANERS & DYERS LIMITED, incorporated December 30, A.D. 1947: (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Eighty Thousand dollars by the creation of Four Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and being subject to the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

HULSE AND PLAYFAIR LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HULSE AND PLAYFAIR LIMITED, incorporated January 11, A.D. 1930: (a) Declaring the Three Thousand 7% cumulative participating preference shares of the capital stock of the Company of One dollar each which have been issued and subsequently redeemed to be cancelled; (b) Redesignating the remaining Twelve Thousand issued and unissued 7% cumulative participating preference shares of the capital stock of the Company of One dollar each as Twelve Thousand 7% cumulative participating Class "A" preference shares of One dollar each; and (c) Increasing the capital of the Company from the sum of Fifty-two Thousand dollars to the sum of Three Hundred and Two Thousand dollars by the creation of Twenty-five Thousand 3% non-cumulative non-participating non-voting redeemable Class "B" preference shares of Ten dollars each, ranking in priority to the common shares and subsequent to the 7% cumulative participating Class "A" preference shares of the Company and upon the terms and conditions and with the rights, privileges, preferences, priorities, limitations, conditions and restrictions thereof therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

IDEAL WELDING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to IDEAL WELDING COMPANY, LIMITED, incorporated September 13, A.D. 1930: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company: (i) by the creation of One Hundred and Fifty Thousand preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (ii) by the creation of an additional One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the additional common shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

MCLEOD BROS. HOTEL (SUDBURY)
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 24th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MCLEOD BROS. HOTEL (SUDBURY) LIMITED, incorporated May 1, A.D. 1951: (a) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the Class "A" preference shares and substituting others therefor; and for the further purposes and objects therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

NIAGARA TRADING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to NIAGARA TRADING LIMITED, incorporated August 13, A.D. 1951: Subdividing the Twenty Thousand preference shares of the capital stock of the Company of the par value of Ten dollars each into Two Hundred Thousand preference shares of the par value of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

PHIPPEN FURNITURE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have

been issued by the Secretary of the Province of Ontario, under his Seal of Office, to L. N. PHIPPENS, LIMITED, incorporated April 29, A.D. 1924; (a) Changing the name of the Company to PHIPPEN FURNITURE LIMITED; (b) Designating the Twenty Thousand shares of the capital stock of the Company of Five dollars each as Twenty Thousand common shares of Five dollars each; and (c) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Two Hundred Thousand dollars by the creation of Two Thousand non-voting preference shares of Fifty dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

STEWART FUNERAL SERVICE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STEWART FUNERAL SERVICE LIMITED, incorporated August 20, A.D. 1940; (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of One Thousand Two Hundred non-voting preference shares of Fifty dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(337)

7

Change of Name

FRONTIER PATTERN WORKS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 11th day of January, A.D. 1952, has changed the name of ALL-STAR PRODUCTS LIMITED, incorporated November 21st, 1947, to FRONTIER PATTERN WORKS LIMITED.

R. J. CUNDEY,
Deputy Provincial Secretary.

(338)

7

HOUDAILLE-HERSHEY OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of January, A.D. 1952, has changed the name of

THE SKINNER COMPANY LIMITED, incorporated August 17th, 1898, to HOUDAILLE-HERSHEY OF CANADA LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(338)

7

SPIERS-GILLIES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 24th day of January, A.D. 1952, has changed the name of SPIERS-GILLIES CONSTRUCTION COMPANY LIMITED, incorporated July 10th, 1950, to SPIERS-GILLIES LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(338)

7

Surrender and Cancellation of Letters Patent and Termination of Existence

A. A. FOURNIER, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 25th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of A. A. FOURNIER, LIMITED, incorporated by Letters Patent dated the 14th day of February, A.D. 1910, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

HOMESTEAD OIL & GAS, LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of January, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of HOMESTEAD OIL & GAS, LIMITED (No Personal Liability); incorporated by Letters Patent dated the 6th day of October, A.D. 1930, and by his said Order has fixed the 3rd day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

ORWIN CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ORWIN CORPORATION LIMITED; incorporated by Letters Patent dated the 20th day of February, A.D. 1951, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

77 AVENUE ROAD LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 24th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of 77 AVENUE ROAD LIMITED; incorporated by Letters Patent dated the 24th day of March, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

SIMCOE CLUB ICE CREAM AND COLD STORAGE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 25th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of SIMCOE CLUB ICE CREAM AND COLD STORAGE LIMITED; incorporated by Letters Patent dated the 9th day of September, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

STAUNTONS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of STAUNTONS LIMITED; incorporated by Letters Patent dated the 17th day of October, A.D. 1900, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

WILBROD INTERESTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 24th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of WILBROD INTERESTS LIMITED; incorporated by Letters Patent dated the 9th day of October, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

YOUNG & LILLIE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 25th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of YOUNG & LILLIE, LIMITED; incorporated by Letters Patent dated the 13th day of April, A.D. 1917, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(339)

7

NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated February 7, 1952, was passed cancelling the Letters Patent of the following companies as of February 28, 1952, for default in filing annual returns.

Name of Company	Date of Incorporation
Bankfield Gold Mines Limited.....	Apr. 18, 1934
Management & Finance Limited.....	Sept. 2, 1936
Port Arthur Community Athletic Centre, Limited.....	May 17, 1926
Premier Commodities, Limited.....	Mar. 14, 1946
Premier Securities, Limited.....	Feb. 1, 1934
Premium Lead Mines Limited.....	Aug. 30, 1948
Primaco Limited.....	Sept. 9, 1947
Producers Gas Corporation, Limited...	July 21, 1931
Project Engineers Limited.....	Oct. 4, 1943
Prospectors' Investments, Limited.....	Dec. 7, 1935
The Queen City Vinegar Company Limited.....	June 30, 1902
Rainier Red Lake Gold Mines Limited.	Aug. 7, 1945
Rawdon Securities Limited.....	June 19, 1942
Regal Laundry & Dry Cleaning Limited	May 16, 1946
Renco Limited.....	June 4, 1946
The Rideau Aquatic Club, Limited....	May 20, 1905
Rideau Metal Industries Limited.....	Feb. 15, 1943
Robins, Limited.....	Oct. 12, 1925
Robinson & Lymburner Lumber Co. Limited.....	May 6, 1944
Roncap Limited.....	Sept. 25, 1945
The Rose Fur Company Limited.....	Dec. 7, 1938
The Roseland Development Company Limited.....	Dec. 29, 1934
Round Lake Copper Mines, Limited...	Feb. 23, 1929
Russclark Exploration Syndicate Limited.....	June 1, 1936
Saga Securities Limited.....	Feb. 19, 1945
A. J. Shrage Co. Limited.....	June 25, 1940

R. J. CUDNEY,
Deputy Provincial Secretary.

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7

Licenses in Mortmain

HOWARDS & SONS (CANADA) LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, has been pleased to authorize HOWARDS & SONS (CANADA) LTD.; a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 28th day of August, A.D. 1951, to acquire, hold and assure land in mortmain in Ontario, for a period of thirty years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(340)

7

LES IMMEUBLES TRANS-CANADA LTEE-
TRANS-CANADA REALTIES LTD

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, has been pleased to authorize LES IMMEUBLES TRANS-CANADA LTEE — TRANS-CANADA REALTIES LTD; a Corporation created by or under the authority of the laws of the Province of Quebec, by Letters Patent bearing date the 7th day of October, A.D. 1948, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(340)

7

THE ARTHUR S. LEITCH COMPANY,
LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, has been pleased to authorize THE ARTHUR S. LEITCH COMPANY, LIMITED; a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 22nd day of November, A.D. 1920, to acquire, hold and assure land in mortmain in Ontario, for a period of thirty years, and to the value of \$500,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(340)

7

SKILTOOLS, LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, has been pleased to authorize SKILTOOLS, LTD.; a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 8th day of March, A.D. 1946, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(340)

7

WALLACE & TIERNAN, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, has been pleased to authorize WALLACE & TIERNAN, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 2nd day of November, A.D. 1921, to acquire and take assurance of certain lands as therein set forth.

G. A. WELSH,
Provincial Secretary.

(340)

7

Extra-Provincial Corporations

HECKETT INTERNATIONAL, INC.

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Lieutenant-Governor in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, been pleased to authorize HECKETT INTERNATIONAL, INC., a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, on the 2nd day of January, A.D. 1952, by Certificate of Incorporation: To buy, sell, process and otherwise deal in all kinds of by-products of iron, steel and other metal industries or either of them or in which iron, steel and other metals form a substantial part, and to engage in a general extracting business in iron, steel and other metals, and in general to carry on any other business in connection therewith;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$100,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Richmond Wyllie Hart, of the City of Toronto, in the County of York and Province of Ontario, One of His Majesty's Counsel learned in the Law, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(341)

7

LANSING COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, been pleased to authorize LANSING COMPANY, a Corporation created by or under the authority of the laws of the State of Michigan, one of the United States of America: (a) To conduct a manufacturing business for producing articles of general utility of any kind or description made of wood, iron, steel or other metal, or fibre, or any combination of the same; and for the further purposes and objects therein set forth;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$50,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Harold Scott McLellan, of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario, Auditor, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(241)

7

WORTHINGTON MOWER COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 31st day of January, A.D. 1952, been pleased to authorize WORTHINGTON MOWER COMPANY, a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, on the 4th day of August, A.D. 1920, by Certificate of Incorporation: To sell lawn-mowing and maintenance equipment, snow-removal equipment, tree-sawing equipment and similar products;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$2,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other power or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Richmond Wyllie Hart, of the City of Toronto, in the County of York and Province of Ontario, One of His Majesty's Counsel learned in the Law, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(341)

7

Order Reviving Charter

CANADIAN BUILDER PUBLISHING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act the Administrator of the Government of the Province of Ontario in Council has, by an Order

dated the 31st day of January, A.D. 1952, been pleased to revive the Charter or Letters Patent of CANADIAN BUILDER PUBLISHING COMPANY LIMITED, incorporated August 30th, 1944, the corporate powers of which had been forfeited by virtue of subsection (1) of section 27 of The Companies Act.

G. A. WELSH,
Provincial Secretary.

(342)

7

Voluntary Winding Up under The Companies Act

VOLUNTARY WINDING UP UNDER THE COMPANIES ACT

NOTICE IS HEREBY GIVEN that the Liquidators of the corporations listed below have filed in the office of the Provincial Secretary a Return under Section 207 (2) of The Companies Act. The corporations, their dates of incorporation and the date of filing are as follows:

Name of Corporation	Date of Incorporation	Date of Filing Return
Aerographic Surveys (Canada) Limited.....	Apr. 7, 1947	Jan. 30, 1952
M. Axler & Company, Limited.....	Nov. 27, 1929	Jan. 2, 1952
Brock Theatre, Limited.....	Feb. 6, 1928	Dec. 27, 1951
Dundurn Motors Limited.....	Nov. 15, 1920	Jan. 2, 1952
The Grey Rink Company, Limited.....	May 27, 1915	Dec. 28, 1951
Houghton Connectors Limited.....	Dec. 27, 1949	Jan. 29, 1952
The Huron Engineering and Research Company Limited.....	Sept. 12, 1946	Dec. 27, 1951
Lincoln Oil Company, Limited.....	May 12, 1923	Jan. 22, 1952
McGillivray Brothers, Limited.....	Mar. 3, 1921	Dec. 18, 1951
Prospect Knitting Mills Limited.....	Apr. 18, 1945	Dec. 13, 1951
Arthur Stead Cut Stone Company, Limited.....	July 10, 1930	Dec. 27, 1951
Trent Valley Airport Limited.....	June 15, 1946	Jan. 11, 1952
Weston Dairy Limited.....	Aug. 18, 1944	Nov. 28, 1951

R. J. CUDNEY,
Deputy Provincial Secretary.

(277)

7

Application to Parliament

Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

(2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing.

(a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

(b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.

(c) When a Bill is presented after the fourth week of the Session, \$100.

(4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.

2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table,

and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C.
Clerk of the Legislative Assembly
of Ontario.

(Oct., 1939)

T.F.N.

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that, on behalf of the Canadian National Exhibition Association, application will be made to the Legislative Assembly of the Province of Ontario, at its next session, for special Legislation to amend subsection 6 of section 5 of The Canadian National Exhibition Association Act, 1948, as amended, to provide that notices of appointment of representatives of the various associations must be given not later than the third Wednesday of January in each year at the hour of 12 o'clock noon instead of not later than the second Wednesday of February; and further to provide that this amendment shall have effect from January 1st, 1952.

Dated at Toronto, this 8th day of January, 1952.

W. G. ANGUS, Q.C.,
City Hall,
Toronto.
Solicitor for the Applicant.

(81)

2-3-4-5-6-7

NOTICE IS HEREBY GIVEN that the Corporation of the Town of Hespeler will apply to the Legislative Assembly of the Province of Ontario at its next session for the passing of an Act.

1. Withdrawing the Town of Hespeler from the County of Waterloo and providing that on and after the 1st day of January, 1953, the Town of Hespeler shall be separated from the County of Waterloo for municipal purposes.

2. Providing that the relevant provisions of Part I of The Municipal Act shall apply as between the County of Waterloo and the Town of Hespeler.

Dated at Hespeler, Ontario, this 10th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF HESPELER,
By its Solicitors,
SIMS, BRAY, SCHOFIELD &
MACKAY,
Kitchener, Ontario.

(90)

3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

- (a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;
- (b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;
- (c) to create a lien upon dwellings in respect of which advances of money are made;
- (d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;
- (e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

4. Authorizing the City to pass by-laws regulating the exterior design of buildings facing parks, Federal District Commission driveways or similar public properties or thoroughfares and prohibiting the erection or alteration of such building the plans and specifications for which have not first been approved by an official or officials, or by a committee or board named by the City.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, Q.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that CREDIT FONCIER FRANCO-CANADIEN will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill to enlarge its powers to acquire real estate in the Province of Ontario for the transaction of its business and to empower it to lease all or any part of any building built or acquired for such purpose not so required.

Dated at Toronto, this 15th day of January, 1952.

ROBERTSON, LANE,
PERRETT & FRANKISH,
Solicitors for the Applicant,
Toronto, Ontario.

(122)

3-4-5-6-7-8

THE TOWN OF TIMMINS ROMAN CATHOLIC SEPARATE SCHOOL BOARD

NOTICE IS HEREBY GIVEN that The Town of Timmins Roman Catholic Separate School Board will apply to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To terminate the term of office of all the present school trustees on the 31st day of December, 1952.
2. To have the trustees elected by general vote of the Separate School supporters of the Town of Timmins for a term of three years.

Dated at Timmins, Ontario, this 14th day of January, 1952.

THE BOARD OF TRUSTEES OF THE
ROMAN CATHOLIC SEPARATE SCHOOLS
FOR THE TOWN OF TIMMINS,

By P. J. DUNLOP, Chairman.
VINCENT GAUTHIER,
Secretary-Treasurer.

(123)

3-4-5-6-7-8

TAKE NOTICE that at the next sittings of the Legislative Assembly of the Province of Ontario an application will be made by the Corporation of the Town of Dryden for a special Act: To operate and maintain a general hospital in the Town of Dryden and to do all things necessary for the proper operation and maintenance of the said hospital.

THE CORPORATION OF THE TOWN OF DRYDEN

By N. F. MCAULEY,
Dryden, Ontario.
Solicitor for the Corporation.

(138)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an Application will be made by the City of Sault Ste. Marie to the Legislature of the Province of Ontario at its next session for a Private Bill providing that The Public Utilities Commission of the City of Sault Ste. Marie be composed of five members instead of three, four of whom shall be appointed by the City Council, and the fifth to be the Mayor of the City, ex officio, and to provide for the period of and time for and manner of such appointments, and to the extent necessary for that purpose to amend or repeal the several Acts affecting public utility matters as

contained in the Statutes of Ontario for the years 1917, 1918, and 1919, each intituled "An Act respecting the City of Sault Ste. Marie".

Dated at Sault Ste. Marie, Ontario, this 16th day of January, 1952.

HAMILTON, CARMICHAEL
& BENNETT,
514 Queen St. E.,
Sault Ste. Marie, Ontario.
Solicitors for the Applicant.

(137)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Young Men's Christian Association of Belleville intends to apply to the Legislative Assembly of the Province of Ontario at the next Sitting thereof for a Special Act exempting the buildings, lands, equipment and undertaking of the Association from taxation for all purposes so long as they are occupied by, used and carried on for the purpose of the Association.

Dated at Belleville this 17th day of January, A.D. 1952.

EDWARD E. FOLLWELL,
Solicitor for
Belleville Young Men's Christian
Association.

ROBERT A. PRINGLE, Q.C.,
Solicitor for
the Corporation of the City of
Belleville.

(166)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Municipal Corporation of the City of Kingston will apply to the Legislative Assembly of the Province of Ontario, at its next session for a special Act of Parliament to:

(1) Confirm an Order of the Ontario Municipal Board numbered P.F.C. 4238 dated the 1st day of November 1951 and an amending Order of the Board dated the 20th day of December 1951 which provided for the Annexation to the City of Kingston of the Village of Portsmouth and certain portions of the Township of Kingston described in the said Order.

(2) Authorize the Corporation to pass by-laws to provide for a surcharge on water rates and if any of the revenue therefrom is not required for payment of any part of the outstanding capital cost of any existing work as defined in section 389 (1) (j) of the Municipal Act, provide for applying and using such revenue for future capital expenditures on such work or on treatment works.

(3) Authorize the Corporation to pass by-laws authorizing the acquisition and/or expropriation of land for industrial sites, and to pass by-laws authorizing the borrowing of money for that purpose, not exceeding the sum of \$100,000.00.

(4) Authorize the Corporation to pass by-laws to designate trailer camp areas and to regulate same. Further to prohibit the location of trailers used for human habitation within the Municipality except at the designated areas.

(5) Authorize the Corporation to pass by-laws ordering the removal of any building condemned pursuant to the Public Health Act, R.S.O. 1950 Chapter 306, Section 97.

(6) Authorize the Corporation to pass by-laws requiring all owners of houses on a street where there is a sewer to have all plumbing and drainage fixtures, except storm drains, of such houses connected with such sewer.

A copy of the proposed Bill may be examined at the office of the City Clerk.

Dated at Kingston, Ontario, this 23rd day of January, 1952.

THE CORPORATION OF THE
CITY OF KINGSTON

By its Solicitor,
HUGH F. GIBSON,

241 Bagot St., Kingston, Ont.

(167)

4-5-6-7-8-9

Amended

NOTICE IS HEREBY GIVEN that, on behalf of the Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario, at its next Session, for special legislation:

1. To enable the Council of the Corporation to pass by-laws for regulating and governing the erection and installation of television antennae or any classes thereof and for the inspection and charging of fees for same including authority to set up standards governing the quality of material to be used for television antennae.

2. To validate and confirm all sales of land for taxes within the City of Toronto held prior to the 1st day of January, 1951, and the tax deeds issued pursuant thereto.

3. To authorize the Council to pass by-laws requiring heavy trucks and buses to use curb lanes on highways of the City of Toronto to be designated by Council.

4. To authorize the Council to widen the paved or travelled portion of a highway and to widen sidewalks in the same manner as other local improvements.

5. To authorize the Council to establish an independent authority or commission for the purpose of establishing and operating parking areas throughout the City.

6. To authorize and validate a grant of \$225,000 toward the cost of erecting a new Jewish Home for the Aged outside of the City as a capital expenditure.

Dated at Toronto, this 22nd day of January, 1952.

W. G. ANGUS, Q.C.,
City Hall, Toronto.
Solicitor for the Applicant.

(165)

6-7-8-9

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Fort Erie application will be made to the legislative Assembly of the Province of Ontario at its next session for a special Act:

1. To provide that the members of a committee, commission or board as provided under the provisions of any or all of the said "Department of Education Act", "The Community Centres Act", and "The

Public Parks Act", and regulations made thereunder, may be composed of the same persons, and in the numbers and in the manner as provided in the said proposed Act.

2. That the said committee, commission or board shall have the authority and powers and shall be deemed to be established under and in accordance with the provisions of the said "The Department of Education Act", "The Community Centres Act" and "The Public Parks Act", and any regulations made thereunder.

Dated at Fort Erie, this 22nd day of January, A.D. 1952.

E. W. TYRRILL, Q.C.,
Fort Erie, Ontario.
Solicitor for the Applicant.

(168)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an application will be made by Sarnia Young Men's and Young Women's Christian Association to the Legislative Assembly of the Province of Ontario at its next session for a Special Act exempting its buildings, lands, equipment and undertaking, so long as they are occupied by, used and carried on for the purposes of the Association from taxation except for local improvements.

Dated at Sarnia, Ontario, this 28th day of January, 1952.

SARNIA YOUNG MEN'S AND
YOUNG WOMEN'S
CHRISTIAN ASSOCIATION
260 Mitton Street, North,
Sarnia, Ontario.

(247)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the City of Stratford will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To authorize and empower the Corporation of the City of Stratford to establish, by purchase or otherwise, a municipally operated bus transportation system in Stratford and to own real and personal property for use in connection therewith.

2. To authorize and empower the Council of the Corporation of the City of Stratford to issue debentures for the purposes as mentioned in paragraph 1 above to such an amount as approved by the Municipal Board.

3. To authorize and empower the Council of the Corporation of the City of Stratford to entrust the construction of any work in connection with the aforesaid transportation system and the control and management of the same to the Public Utilities Commission of the City of Stratford.

4. The assessed value of property for taxation in 1952 is \$15,749,475.00. Total debenture debit of City of Stratford is \$1,602,813.85.

Dated at Stratford, Ontario, this 24th day of January, A.D. 1952.

L. R. GRAHAM,
Clerk.

(209)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next Session for a private bill removing all restrictions to the use by the Town of Barrie of the property known as the Market Block in the Town of Barrie, and vesting the said property in fee simple in the Corporation of the Town of Barrie and providing for an alternative market site. The said Market Block may be better known as "The Open Square" at the Intersection of Mulcaster and Collier Streets in the said Town of Barrie that is to say: Commencing at the Southwest angle of the said Parallelogram then North six chains fifty links more or less to the Northwest angle of the said parallelogram then East five chains fifty links more or less to the Northeast angle of the said parallelogram then South six chains fifty links more or less to the Southeast angle of the said parallelogram then West five chains fifty links more or less to the place of beginning, as described in the original Patent from the Crown.

Dated this 28th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF BARRIE

By BOYS, SEAGRAM & ROWE,
13 Owen Street,
Barrie, Ontario.
Solicitors for the said Corporation.

(238)

5-6-7-8-9-10

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

NOTICE IS HEREBY GIVEN that the Corporation of the Municipality of Neebing will apply to the Legislative Assembly of the Province of Ontario at its next session of Legislature, for the following purposes, namely, that:

1. The Corporation of the Municipality of Neebing be divided into five wards.

2. (1) For the year 1953 and every year thereafter, the Council of the said Municipality be composed of a Reeve and five Councillors.

(2) The Reeve be elected annually by the voters of the whole Municipality and the five Councillors be elected annually by wards, one from each ward.

3. The Council of the said Municipality may pass By-laws providing for polling places for the electors of the Municipality and for all other purposes necessary for the holding of elections, prior to Jan., 1, 1953.

4. Sections 1 to 4 inclusive, of Chapter 76 of the Statutes of Ontario, 55 Victoria, passed in the year 1892 entitled: "An Act to Amend the Law Respecting the Municipality of Neebing" and all provisions in prior acts in consistence with this Act, be repealed.

5. Sections 10 to 13 inclusive, of Chapter 61, of the Statutes of Ontario, 4 Edward VII, passed in the year 1904, entitled: "An Act to Incorporate the Municipality of the Township of Paipoonge" and all provisions in prior acts, in consistence with this Act, be repealed.

Dated at the Township of Neebing, this 3rd day of July, A.D. 1951.

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

By BERNARD I. BLACK,
Solicitor for the Corporation.

(239)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act vesting that part of "The Old Cemetery" as shown on Plan 257 for the Town of Wallaceburg which lies to the West of Water Street in said Town, in J. L. Thompson Supply Limited.

Dated at Wallaceburg, Ontario, this 1st day of February, A.D. 1952.

BURGESS & CLEMENT,
Wallaceburg, Ontario,
Solicitor for the Applicant.

(259)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township.

2. To empower the Council of the said Corporation to dissolve the union school section of which Public School Section number 19 of the Township forms a part and to include such Section number 19 in the Township school area.

3. To establish a single board of education for the public school administration of such Township school area and for the high school administration of the South Peel high school district which includes the Village of Port Credit.

4. To provide for the election of the Township members of such board of education by wards.

Dated at Cooksville this 5th day of February, 1952.

GORDON B. JACKSON, Q.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(292)

6-7-8-9-10-11

TAKE NOTICE that the Grand Lodge of Ontario of the Independent Order of Odd Fellows will make application to the Legislative Assembly of the Province of Ontario at the next Session thereof for legislation permitting the said Grand Lodge of Ontario of the Independent Order of Odd Fellows to acquire and hold shares of the capital stock of the I.O.O.F. Hall Association of Toronto Limited.

Dated the 31st day of January, A.D. 1952.

P. V. IBBETSON, Q.C.,
Bank of Hamilton Chambers,
Port Arthur, Ontario,
Solicitor for the Applicant.

(274)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at its next Session, for an Act:

11. (a) To provide that, notwithstanding any of the provisions of The Municipal Act, the Council of the said Corporation be authorized and empowered

(i) To pass a by-law or by-laws, with the approval of The Department of Municipal Affairs, upon such terms and conditions as the Council of the said Corporation may determine, to provide and pay to any person who is now or has been an employee of the said Corporation as defined by paragraph 48 (a) of section 386 of The Municipal Act, who at the date of retirement has or had less than twenty years' service with the said Corporation, an annual gratuity of \$15.00 for each year of service of the employee with the said Corporation prior to the 1st day of January, 1948, periods of less than a full year being pro-rated, which gratuities may be for life of employee and term certain not exceeding five years.

(ii) To pass by-laws to provide moneys required for payment of gratuities and to invest the same.

(b) To provide that no part of the funds so raised may be used for any other purpose without certificate of The Department of Municipal Affairs.

2. To provide that the Council of the said Corporation may pass by-laws to authorize and regulate, as may be determined, erection and maintenance of poles and wires for transmitting electric or electronic impulses and messages of every kind, including those of alarm and protective systems, radio programmes and television programmes.

3. To provide that the Council of the said Corporation be authorized to pass by-laws for the following purposes:

(a) To rent or license the use of all or any part of the market square in the City of London for market purposes upon terms and conditions, and for such rental or license fee as to the Council may appear proper, provided no term shall exceed one year;

(b) to provide that when in the opinion of the Council of the said Corporation any or all parts of the market square are not required for market purposes, the said Corporation may provide for parking of motor vehicles for a fee or charge and to collect the same by meters or other means, and to govern and regulate such parking and to impose penalties for infractions of the regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply;

(c) to authorize the said Corporation, when in the opinion of the Council of the said Corporation it may appear proper, to set aside for market purposes public highways adjoining the said market square or any parts thereof, and to provide for the use of the same for a fee or charge and to collect such fee by parking meters or otherwise and to govern and regulate such use of such highways and to impose penalties for the infractions of such regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply to such use;

(d) to provide that with the approval of the rate-payers a building or buildings may be constructed upon the market square which shall be used for market purposes and may incorporate storage facilities, retail stores and parking facilities for vehicles, and to govern and regulate the use of such buildings, and to impose penalties for infractions of such regulations;

(e) to provide that such uses or any of them when established upon the market square shall be deemed for all purposes to be the operation of a public market.

4. To provide for the repeal of sections 6 and 7 of The City of London Act, 1951, which Act provides for the constitution of The London Transportation Commission and substituting therefor new sections 6 and 7, which will provide that with the intent that the Transportation System shall be entirely self-sustaining, the Commission shall so regulate and fix tolls and fares for the carriage of passengers that a revenue shall be produced which with the application of the fare stabilization reserve will be sufficient to provide for the cost of operating the transportation system, and which new sections will have the effect of relieving the Transportation Commission from paying to the said Corporation sums to retire payments of principal and interest on debentures issued for the purposes of the transportation system, and providing that all cost to the said Corporation of and incidental to acquiring the transportation system should be a debt and charge on the books of the Commission and bear interest annually and paid at such rate as the Council of the said Corporation may determine until such debt is retired, and to provide that the Commission should reduce such indebtedness to the amount of the debenture issue not later than the 31st day of December, 1952, and to provide that the Commission shall pay to the said Corporation the surplus in each year in the hands of the Commission forthwith after the completion of the audit of the books of the Commission, which sum shall be applied in reduction of the charge or debt due to the said Corporation.

5. To declare legal, valid and binding a deed made by University of Western Ontario to The Corporation of the City of London, bearing date the 31st day of March, 1951, and registered on the 19th day of April, 1951, as Number 55941 for the East Division of the City of London and to vest the lands described therein in the said Corporation.

6. To provide that the said Corporation may set up a fund with the excess of receipts from parking meters over all expenses and disbursements in connection therewith and use the same to purchase or ease lands for parking of vehicles, for the improvement of traffic conditions, for the widening or extension of streets or widening of pavements on streets within the City of London.

7. To provide that the Council of the said Corporation be authorized and empowered, and shall be deemed to have had power to pass by-laws to authorize persons to lay and maintain pipes or conduits in the streets and lands of the Corporation for the transmission of oxygen or other non-inflammable gas or liquid, to make an annual or other charge therefor and for entering into agreements with persons for the use of such pipes or conduits as the Council may consider proper, and to provide that such annual or other charge and any expenses incurred by the said Corporation in restoring the highways or lands to their former condition may be payable and payment may be enforced in like manner as taxes in respect of lands agreed upon.

8. To provide that the Council of the said Corporation be authorized and empowered to pass by-laws regulating the placing of signs upon street allowances and for making an annual or other charge and for entering into agreements with persons for such purposes, and to provide that such charge and the cost of restoring the highway to its former condition shall be payable, and payment may be enforced, in the same manner as taxes upon lands referred to in the by-law or agreement.

Dated at London, Ontario, this 6th day of February, A.D. 1952.

R. H. COOPER,
City Clerk.

NOTICE

NOTICE IS HEREBY GIVEN of the intention of the Corporation of the Town of Orillia to make application to the next Session of the Legislative Assembly of the Province of Ontario for a Private Act authorizing it to enter into an Agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power, under such terms and in such amounts and for such periods of time as may be agreeable to the said Corporation of the Town of Orillia, and the Hydro-Electric Power Commission of Ontario, notwithstanding any Public or Private Act at present regulating such purchase, and without being subject to present Legislation and Regulations affecting contributing Municipalities.

Dated at Orillia this 8th day of February, A.D. 1952.

H. E. M. PAYNE,
Clerk-Treasurer, Town of Orillia.

(350) 7-8-9-10-11-12

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Pelee will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To empower the Council of the Corporation of the Township of Pelee, without the requirement of a vote of the electors, to expend in any year from revenues obtained from the issue of non-resident hunting licenses under the Township by-law passed pursuant to the provisions of The Game and Fisheries Act, a sum not exceeding \$10,000.00 for aid to drainage works, for aid to the Local Municipal System or for any of the purposes for which Local Municipal Councils are by The Municipal Act, with the approval of the electors qualified to vote on money by-laws or otherwise, empowered to make grants or pay out moneys.

Dated at Leamington, Ontario, this 9th day of February, 1952.

MORRIS & WILLSON,
64 Talbot St. W.,
Leamington, Ont.,
Solicitors for the Applicant.

(362) 7-8-9-10-11-12

Corporation Notices

THE STANDARD PRODUCTS (ONTARIO) LIMITED

NOTICE IS HEREBY GIVEN that The Standard Products (Ontario) Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Windsor this 7th day of February, 1952.

JOHN E. McKEON, K.C.,
Secretary.

(314) 7

KRENTLER BUILDING LIMITED

NOTICE IS HEREBY GIVEN that Krentler Building Limited will make an application to His

Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Windsor this 7th day of February, 1952.

JOHN W. AYERST,
Secretary.

(315) 7

UNDER The Companies Act (Ontario) BROWNIE CHOCOLATES LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 7th day of February, 1952.

MINDEN, PIVNICK & GROSS,
85 Richmond St. W., Toronto,
Solicitors for the Company.

(316) 7

GREAT NORTHERN FUR DRESSERS & DYERS LIMITED

UNDER The Companies Act (Ontario) Great Northern Fur Dressers & Dyers Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 19th day of January, 1952.

JOSEPH GINSBERG,
Secretary-Treasurer.

(317) 7

SUPERIOR FUR DRESSERS AND DYERS, LIMITED

UNDER The Companies Act (Ontario) Superior Fur Dressers and Dyers, Limited, hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 19th day of January, 1952.

NATHAN SZAFFRIN,
Secretary-Treasurer.

(318) 7

NOTICE IS HEREBY GIVEN that SHERLOCK-MANNING PIANOS, LIMITED, intends to make application to the Lieutenant-Governor of Ontario for leave to surrender its Charter.

Dated this Seventh day of February, 1952.

SHERLOCK-MANNING PIANOS,
By its Solicitors,
MURPHY & DURDIN,
48 New Bank of Toronto Bldg.,
London, Ontario.

This notice does not apply to SHERLOCK-MANNING PIANO CO. LIMITED.

(319) 7

MOORE LAND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Moore Land Company Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Windsor, Ontario, this 11th day of February, 1952.

E. BERNHARDT,
Secretary.

(343)

7

DONARD AIRWAYS LIMITED

NOTICE IS HEREBY GIVEN that Donard Airways Limited will apply to the Lieutenant-Governor of Ontario, pursuant to Section 31 of The Companies Act (Ontario), for leave to surrender its Charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Belleville this 9th day of February, 1952.

J. P. CLARK,
Secretary.

(344)

7

BY-LAW NUMBER TWENTY-SIX

A By-law Varying the Number of Directors

WHEREAS it has been deemed expedient that the number of Directors of the Company be increased;

NOW THEREFORE be it enacted a By-law of the C. E. MARLEY, LIMITED, as follows:

1. That the number of Directors of the Company be varied by increasing the number of such Directors from Three (3) to Five (5).

2. That Clause 3 of General By-law of the Company be amended to accord herewith.

3. That By-law Number Nineteen of the Company be repealed.

Passed by the Board this Thirtieth day of January, 1952.

Certified to be a true copy of said By-law Numbered Twenty-six enacted by the Directors of The C. E. Marley, Limited, at a meeting duly called and held on the Thirtieth day of January, 1952, at which said meeting all the Directors of the Company were present thereat, and unanimously approved, ratified and confirmed at the Annual General Meeting of the Shareholders of the Company duly called for considering the By-law, and held at London, Ontario, on the Thirtieth day of January, 1952.

In witness whereof the Corporate Seal of The C. E. Marley, Limited, and the hand of the Secretary-Treasurer thereof is hereunto set at London, this Thirtieth day of January, 1952.

A. M. BLACK,
Secretary-Treasurer.

(345)

7

TAKE NOTICE that at a Special General Meeting of the Shareholders of STURGEON HOLDINGS LIMITED, duly called for the purpose and held on the 8th day of February, 1952, a Resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of Louis Guolla, of the City of Toronto in the County of York, Solicitor, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within thirty days of the date of this Notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at the City of Toronto this Ninth day of February, 1952.

LOUIS GUOLLA,
Suite 1710, 25 King St. West,
Toronto, Ontario.

(351)

7

GRAND BEND CAR RENTALS CO. LIMITED

NOTICE IS HEREBY GIVEN that Grand Bend Car Rentals Co. Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at London, Ontario, this 8th day of February, A.D. 1952.

G. G. MARSHMAN,
Secretary.

(355)

7

THOMPSON-HEYLAND LUMBER LIMITED

WHEREAS it is expedient to enlarge the Board of Directors from three to five;

NOW THEREFORE be it enacted as a by-law of Thompson-Heyland Lumber Limited, that By-law No. 1, Section 1, be amended to read as follows:

The affairs of the Company shall be managed by a Board of five directors of whom three shall form a quorum.

Any shareholder holding stock in his own right may be elected a director.

The directors shall be elected at the annual general meeting of the Company and shall hold office until the next annual meeting, or until their successors are elected.

In the interval between the annual meetings a vacancy occurring on the Board may be filled by the remaining directors from among the duly qualified shareholders.

In witness whereof the Company has hereunto affixed its Corporate Seal under the hands of its Officers thereunto lawfully authorized.

Dated at Toronto this 14th day of January, 1952.

G. E. MARTIN,
President.
W. H. STEVENSON,
Secretary.

I hereby certify that the foregoing is a true copy of By-law No. 7, amending By-law No. 1, Section 1, of Thompson-Heyland Lumber Limited passed by the directors of the said Company on the 14th day of January, 1952, and I further certify that at a meeting of the shareholders of the Company held on the 14th day of January, 1952, and duly called for considering the same, at which 100 per cent of the shareholders of the Company were present in person or by proxy, the said by-law was unanimously ratified, approved and confirmed.

Dated at Toronto this 11th day of February, 1952.

W. H. STEVENSON,
Secretary.

(356)

7

NOTICE IS HEREBY GIVEN that after the publication hereof in four consecutive issues of THE ONTARIO GAZETTE, Harry Schwartz, Furrier, Handel Linzon, Salesman, Irving Kleinberg, Manufacturer, Israel Inar, Operator, and Israel Eisenberg, Merchant, all of the City of Toronto, in the County of York and Province of Ontario, will petition His Honour the Lieutenant-Governor of the Province of Ontario for Letters Patent constituting such persons and any others who have signed the membership book and persons who thereafter become members in the mutual benefit society thereby created a corporation under the name of WIERZBNIKER FRIENDLY MUTUAL SICK BENEFIT SOCIETY for the purpose of undertaking any class of insurance for which a mutual benefit society may be licensed under the provisions of The Insurance Act.

Dated at Toronto this 12th day of February, 1952.

SHERMAN & MIDANIK,
21 Dundas Square, Toronto,
Solicitors for the Applicants.

(363)

7-8-9-10

STORK BABY LAUNDRY LIMITED

BY-LAW No. 4

WHEREAS the Head Office of the Stork Baby Laundry Limited now is at the City of Windsor, in the County of Essex and Province of Ontario;

AND WHEREAS it has been deemed expedient that the same should be changed to the Town of Amherstberg, in the said Province;

THEREFORE the Stork Baby Laundry Limited enacts as follows:

1. That the Head Office of the Stork Baby Laundry Limited be and the same is hereby changed from the City of Windsor to the Town of Amherstberg.

2. That this By-law shall be submitted with all due dispatch for the sanction of the shareholders of the Company at a Special General Meeting thereof to be called for considering the same.

Enacted this 27th day of October, 1947.

HUGH H. QUINN,
President.
HARRIET QUINN,
Secretary-Treasurer.

Certified under the seal of the Company to be a true copy of a By-law passed by the Directors of Stork Baby Laundry Limited at a meeting held on the 27th October, 1947, and confirmed by the shareholders at a Special General Meeting held on the 27th day of October, 1947.

HARRIET QUINN,
Secretary-Treasurer.

(Seal)

(364)

7

MILLER ATHLETIC CLUB

NOTICE IS HEREBY GIVEN that Miller Athletic Club will make application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Weston, Ontario, this 8th day of February, 1952.

MILLER ATHLETIC CLUB,
JOHN GORDON CHARD,
Secretary.

(365)

7

UNDER the provisions of The Ontario Companies Act, BOURGUIGNON REALTY CO., LIMITED, hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter on and from a day to be fixed by the Lieutenant-Governor in Council.

Dated at Ottawa this 12th day of February, 1952.

J. L. L. BOURGUIGNON,
Secretary.

(366)

7

UNDER The Companies Act (Ontario) QUEBEC COPPER CORPORATION LIMITED hereby gives notice that it will make an application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter after a date to be fixed by the Lieutenant-Governor.

Dated this 11th day of February, 1952.

W. H. REAMAN,
Secretary,
By ELLIOTT, HUME,
McKAGUE & HUME,
80 King St. West, Toronto,
Solicitors.

(367)

7

WARWICK PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that Warwick Properties Limited will make an application to his Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 13th day of February, 1952

S. L. OTT
Secretary

(369)

7

NOTICE IS HEREBY GIVEN that MITCHELL PLUMBING SUPPLIES LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at London, Ontario, this 14th day of February, 1952.

G. A. GARRETT,
Secretary.

This notice does not apply in any way to The Mitchell Plumbing Supplies Limited, 128 Maple Street, London, Ontario.

(381) 7

SPORTRITE JUNIOR LIMITED

BY-LAW NUMBER 5

Whereas it is expedient to increase the number of Directors of the Company from four to five.

NOW THEREFORE be it enacted as a by-law of the Company that the number of Directors of the Company be varied by increasing the number of such Directors from four to five, and that By-law Number 1 of the Company be amended to accord herewith.

Enacted this 22nd day of March, 1950.

E. A. ROSSMAN,
President.
M. ROSENBERG,
Secretary.

Certified a true copy of By-law Number 5 duly enacted by the Directors and approved by at least two-thirds of the votes cast at a special general meeting of the shareholders duly called for considering such by-law.

M. ROSENBERG,
Secretary.

(382) 7

BIG ISLAND COPPER MINES LIMITED

(No Personal Liability)

Extract from By-law Number 1

The affairs of the Company shall be managed by a board of five directors, of whom two shall form a quorum for the transaction of business.

I hereby certify the foregoing to be a true extract from By-law Number 1 of Big Island Copper Mines Limited (No Personal Liability), which said By-law was duly passed by the Directors of said Company on January 15th 1952, and was subsequently confirmed by all the shareholders of said Company at a special general meeting duly held for considering same on January 15th 1952.

Dated February 7th 1952.

DONALD W. FALCONER,
Secretary.

(383) 7

BY-LAW NUMBER 4

A by-law varying number of Directors and fixing quorum

BE IT ENACTED and it is hereby enacted as a by-law of BOLENDER'S LIMITED (herein called the "Company") as follows:

1. The number of directors of the Company be and the same is hereby increased from three to five so that the board of directors of the Company shall hereafter be composed of five directors.

2. Three directors shall constitute a quorum at any meeting of the board of directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 14th day of October, 1950.

Witness the corporate seal of the Company.

H. H. BOLENDER,
President.
R. F. BOLENDER,
Secretary.

(384) 7

PARKWAY HOTEL LIMITED

Under The Companies Act (Ontario), Parkway Hotel Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 13th day of February, 1952.

PARKWAY HOTEL LIMITED

ARCHIBALD W. YOUNG,
Secretary-Treasurer.

(385) 7

DELAMATER, RANKIN AND COMPANY LIMITED

Minutes of a meeting of the shareholders of Delamater, Rankin and Company, Limited, held in the offices of the Company, 110 Simpson St., Fort William, on Friday, Oct. 10, 1947, at 4 o'clock in the afternoon.

On motion duly made and seconded the Amendment to By-law Number One (1), Section Three (3), increasing the directorate of the Company from Three to Four, is hereby approved.

W. E. RANKIN,
President.
RACHAEL HILLIER,
Secretary.

(386) 7

DELAMATER, RANKIN AND COMPANY LIMITED

Minutes of a meeting of the shareholders of Delamater, Rankin and Company, Limited, held in the offices of the Company, 110 Simpson St., Fort William, on Thursday, Nov. 1, 1951, at 4.30 o'clock in the afternoon.

On motion duly made and seconded the Amendment to By-law Number One (1), Section Three (3), increasing the directorate of the Company from Four to Five, is hereby approved.

W. E. RANKIN,
President.
RACHAEL HILLIER,
Secretary.

(387)

7

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting between us, the undersigned, Victor M. Creamer, of the City of Sarnia, Merchant, and Neil M. Dewar, of the Township of Plympton, Salesman, carrying on the business of supplying and installing floor coverings under the firm, name and style of CREAMER-DEWAR FLOOR COVERINGS, at 814 Colborne Road in the City of Sarnia, in the County of Lambton, has this day been dissolved by mutual consent.

All debts owing to the said partnership are to be paid to the undersigned, Victor M. Creamer, at 814 Colborne Road, Sarnia, Ontario, aforesaid, and all claims against the said partnership are to be presented to the said Victor M. Creamer, by whom they will be settled.

Dated at Sarnia, Ontario, this 9th day of February, 1952.

N. M. DEWAR.
V. M. CREAMER.

(346)

7

Change of Name Act

TAKE NOTICE that George Evans, 822 Maitland Street, London, will apply to His Honour Judge Ian MacRae, at his Chambers in the Court House, corner Dundas and Ridout Streets, London, Ontario, on Wednesday, the 19th day of March, 1952, at ten o'clock in the forenoon, to change his name to George William Scopis, and the name of his wife, Helen Marjorie Evans to Helen Marjorie Scopis, and the names of their children, Peter John William Evans and Jane Clarke Evans, to Peter John William Scopis and Jane Clarke Scopis. All of the said persons reside at 822 Maitland Street, London.

Dated at London this 4th day of February, 1952.

GEORGE EVANS,
By his Solicitors,
MESSRS. G. N. WEEKES & SONS,
396 Ridout St., London, Ontario.

(347)

7

TAKE NOTICE that, pursuant to The Change of Name Act, Irving Gornstein, residing at 288 Gilmour Avenue, Toronto, will make application to His Honour Judge Forsyth, at his Chambers, City Hall, Toronto, on the 17th day of March, 1952, at 10.00 a.m., to change his name to Irvin Herbert Gordon, and the name of his infant daughter to Helen Gordon.

Dated at Toronto this 8th day of February, 1952.

By IRVINE USPRECH,
21 Dundas Square, Toronto,
His Solicitor herein.

(348)

7

NOTICE IS HEREBY GIVEN, pursuant to The Change of Name Act, R.S.O. 1950, Chapter 47, and Amendments thereto, that the application of Hydlia Renouf, residing at 1729 Chilver Road, Windsor, Ontario, to change his name to William Renouf will be heard by His Honour Judge A. J. Gordon, at his Chambers in the Court House, at Windsor, Ontario, on Tuesday, the 11th day of March, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Windsor, Ontario, this 7th day of February, A.D. 1952.

WHITESIDE, COUGHLIN &
CHAPMAN,
1101 Canada Building,
Windsor, Ontario,
Solicitors for the Applicant.

(352)

7

TAKE NOTICE that His Honour Harold E. Fuller, Judge of the County Court of the County of Welland, has appointed Wednesday, the 19th day of March, 1952, at 10 o'clock in the forenoon, at his Chambers in the Court House, in the City of Welland, as the time and place at which the presiding Judge will hear the application of James Thomas Shutt, of the Town of Thorold, in the County of Welland, to change his name to James Thomas, and the name of his wife, Mary Rosalie Shutt, of the Town of Thorold, to Mary Rosalie Thomas, and the name of his infant daughter, Kathleen Mary Shutt, to Kathleen Mary Thomas.

Dated at Welland this 11th day of February, A.D. 1952.

BROOKS, CROMARTY & BAKER,
57 East Main Street,
Welland, Ontario.
Solicitors for the Applicant.

(357)

7

TAKE NOTICE that an application will be made before His Honour Judge A. G. McDougall, Senior Judge of this Court, at his Chambers, 152 Metcalfe Street, Ottawa, Ontario, on the 9th day of April, 1952, at 10 o'clock in the forenoon, by Arthur Als vold, of the City of Ottawa, retired, for an order changing his name to Arthur Jensen.

Dated at Ottawa this 8th day of February, 1952.

HOWARD H. MILLER,
378 Richmond Road,
Ottawa, Ontario,
Solicitor for the Applicant.

(359)

7

TAKE NOTICE that Michael Turkoski, who resides in the City of Hamilton, in the County of Wentworth, has applied for change of his name to Michael Turner;

AND FURTHER TAKE NOTICE that His Honour Judge Theo L. McCombs, Judge of the County Court of the County of Wentworth, has appointed Thursday, the 27th day of March, 1952, at the hour of ten o'clock in the forenoon, at his Chambers in the Court House in the City of Hamilton, for the hearing of the application.

Dated at Hamilton this 31st day of January, A.D. 1952.

GRIFFIN, PARKER &
WEATHERSTON,
21 Hunter St. E., Hamilton, Ont.,
Solicitors for the Applicant.

(358)

7

NOTICE IS HEREBY GIVEN pursuant to the Change of Name Act, R.S.O., 1950 Ch. 47, that the application of Dorothy Jean Tomkinson, of the City of Ottawa, in the County of Carleton, Secretary, to change her name to Dorothy Jean Wilson, will be heard by His Honour Judge A. G. McDougall, Judge of the County Court of the County of Carleton, at his Chambers, St. George's Parish Hall, Metcalfe St., Ottawa, Ontario, on the 7th day of April, 1952, at ten o'clock in the forenoon.

Dated this 11th day of February, A.D. 1952.

DOROTHY JEAN WILSON,
133 McLeod St., Apt. No. 1,
Ottawa, Ontario.

(388)

7

TAKE NOTICE that the application of George James Zeebin, and his wife, Margaret Frances Zeebin, and his infant child, Judith Lynn Zeebin, residing at 295 Talbot Street, St. Thomas, to change their names to George James Seebin, Margaret Frances Seebin, and Judith Lynn Seebin, respectively, will be heard by His Honour Judge James F. McMillan in his chambers at the Court House, St. Thomas, Ontario, on Thursday, April 24th 1952, at the hour of two o'clock in the afternoon.

Dated at St. Thomas this Twelfth day of February, A.D. 1952.

E. DONALD SMITH, LL.B.,
386 Talbot Street,
St. Thomas, Ontario.
Solicitor for the applicant.

(389)

7

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper

Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55)

2-3-4-5-6-7-8-9

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290)

6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of May, 1951, and still remaining unclaimed in the offices of the Canadian Pacific Express Company at different points in the Province of Ontario will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 128 King Street East, Toronto, Ontario, at eleven o'clock in the forenoon, on the 1st day of May, 1952, under authority of the Railway Act of Canada, unless same shall be called for before that date and all charges paid thereon.

CANADIAN PACIFIC EXPRESS COMPANY.

F. A. DOYLE,
Superintendent.

(300)

6-7-8-9-10-11

LAND TITLES ACT

In the matter of part of lots 366 and 367, Plan 1442, for the Township of York, being those parts of the said lots north of the most southerly eighty feet six inches (80' 6") thereof, save and except the most easterly four feet (4') thereof.

NOTICE IS HEREBY GIVEN that Ernest Whitford, of the Township of York, in the County of York, Builder, has made an application to the Master of Titles for a certificate of title to the above mentioned property under The Land Titles Act, whereof he claims to be the owner in fee, free from all encumbrances.

Wherefore any other person having or claiming to have any title to or interest in the said land or any part thereof is required, on or before the 3rd day of March, 1952, to file a statement of his claim in my office in the City of Toronto, and to serve a copy on Lillian Sandler, 2 College Street, Toronto, Solicitor for the Applicant, and in default every such claim may be barred, and the title of the Applicant become absolute and indefeasible, subject only to the reservations mentioned in sections 10 and 24 of the said Act.

The address of the said Ernest Whitford for service is care of Lillian Sandler, Solicitor, 2 College Street, Toronto.

Dated this 13th day of February, A.D. 1952.

W. MARSH MAGWOOD,
Master of Titles.

(368)

7

Publications Under The Regulations Act

FEBRUARY 16th, 1952

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 47/52.
Addition to Schedule.
Amending Regulations 130 of
Consolidated Regulations 1950.
Made—31st January, 1952.
Filed—4th February, 1952, 10.30 a.m.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

Schedule 1 of Regulations 130 of the Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 76/51 is further amended by renumbering item 1 as item 1a and by adding thereto the following items:

1. Aetna Insurance Company

50a. Reliance Insurance Company of Canada

(279)

7

THE NURSING ACT, 1951

O. Reg. 48/52.
General Regulations.
New and Revoking Regulations 307
of Consolidated Regulations 1950.
Made—31st January, 1952.
Filed—5th February, 1952, 3.30 p.m.

REGULATIONS MADE UNDER THE NURSING ACT, 1951

INTERPRETATION

1. In these regulations

- (a) "Council" means Council of Nursing;
- (b) "hospital" includes a sanitarium or a sanatorium;
- (c) "school" means school of nursing established under the Act;
- (d) "student-nurse" means a person admitted to a school;
- (e) "superintendent" means superintendent of a school and includes director of a school;
- (f) "trainee" means a person admitted to a training course;
- (g) "training centre" means a place where a training course is conducted; and
- (h) "training course" means a training course for nursing assistants.

ADMINISTRATION

DIRECTOR

2. The Director shall be responsible to the Minister for the enforcement of the Act and regulations and shall keep

- (a) a record of all schools and training courses,
- (b) a record of the results of all examinations leading to registration as certified nursing assistants, and
- (c) a record of all persons to whom a certificate of renewal of registration as a certified nursing assistant is issued.

COUNCIL OF NURSING

3.(1) A Council of Nursing is established.

(2) The Council shall be composed of the Deputy Minister of Health, the Director and 7 other members appointed by the Lieutenant-Governor in Council as follows:

- (a) a duly qualified medical practitioner who is an inspector under *The Public Hospitals Act*,
- (b) an officer of the Department of Education,
- (c) a registered nurse who is a director of a school, designated by the Minister,
- (d) a duly qualified medical practitioner designated by the Minister,
- (e) a registered nurse recommended by the Registered Nurses' Association of Ontario,
- (f) an inspector of schools of nursing, and
- (g) an inspector of training courses.

4. The Council shall elect annually from its members a chairman, a vice-chairman and a secretary, who shall hold office during the pleasure of the Council.

5. Five members of the Council shall constitute a quorum, and all business of the Council shall be decided by a majority of the members present.

6.(1) The Council may by resolution determine the time and place of meetings, the procedure of summoning and conducting meetings and may make recommendations to the Minister for the better administration of the provisions of the Act and regulations.

(2) When requested by the Deputy Minister, the Director shall give notice in writing to each member of the Council of the time and place of the first meeting.

7. The chairman or vice-chairman, when in the chair, and the chairman of any meeting shall have the same right to vote as any other member of the Council, but shall have no casting vote, and in the event of an equality of votes a motion shall be declared lost.

INSPECTION

8.(1) The Lieutenant-Governor in Council may appoint one or more registered nurses to be an inspector or inspectors of schools or training courses.

(2) An inspector, subject to the direction of the Director, shall inspect schools and training courses at least once every 2 years.

(3) An inspector shall submit a report of his inspections to the Director.

NURSES

ESTABLISHMENT OF SCHOOLS

9. Before any hospital or university establishes a school it shall give notice in writing of the proposed establishment to the Director.

STAFF OF A SCHOOL

10.(1) Every school shall provide a training-staff for training student-nurses as prescribed by sub-regulation 2.

(2) The staff shall include

- (a) a superintendent of nurses,
- (b) an assistant superintendent of nurses,
- (c) a night superintendent of nurses,
- (d) a nurse supervisor in every department of the hospital to which student-nurses are assigned, and
- (e) at least 2 nurses for class-room instruction.

(3) Every member of the staff shall be a registered nurse.

EQUIPMENT AND ACCOMMODATION

11.(1) A school shall provide for the use of student-nurses a separate building as a residence equipped with

(a) lavatory facilities including

- (i) 1 toilet,
- (ii) 1 wash-basin, and
- (iii) 1 bath-tub

for each 6 students,

(b) a separate room with clothes-closet for each nurse,

(c) quiet residential accommodation for night nurses, and

(d) a recreation room.

(2) A school shall provide for the use and instruction of student-nurses

(a) class-rooms including

- (i) at least 1 class-room for the accommodation of all the student-nurses enrolled in the training school,
- (ii) 1 class-room for the accommodation of a class, and
- (iii) 1 demonstration room for the accommodation of a class and equipped with at least 1 bed and 1 bedside table for every 6 students in the class,

(b) laboratories including

- (i) a science laboratory large enough to accommodate 16 students, and

(ii) a dietetic laboratory large enough to accommodate 16 students,

(c) one of each of the following:

- (i) a library,
- (ii) a study containing at least 1 chair and 1 table for each 8 students,
- (iii) an office for each instructor,
- (iv) a cloak- and wash-room,
- (v) a storage-room,
- (vi) a cleaning cupboard with hopper and sink, and

such other accommodation as may be required; and

(d) the following equipment:

- (i) blackboards,
- (ii) anatomical charts,
- (iii) skeletons,
- (iv) specimens of bones,
- (v) demonstration beds,
- (vi) manikins,
- (vii) students' chairs,
- (viii) reference books,
- (ix) cupboards for demonstration equipment,
- (x) 1 microscope for every 3 students, and
- (xi) all other necessary equipment.

PROBATION PERIOD

12.(1) The superintendent shall not permit a student-nurse to assume responsibility as a nurse until the student-nurse has completed a period of training of not less than 18 weeks, herein called "probation period".

(2) The probation period shall not exceed 24 weeks.

(3) The training of a student-nurse during the probation period shall include practical demonstrations of nursing methods and the practice thereof under supervision of a nurse.

13. When a student-nurse has completed the probation period under regulation 12, the superintendent shall notify the Director.

COURSES OF INSTRUCTION

14.(1) A school shall provide a 3-year course of training and shall give the courses of instruction prescribed from time to time by the regulations made under *The Nurses Registration Act, 1951*.

(2) A student-nurse shall complete the courses of instruction referred to in subregulation 1 before receiving the certificate of qualification under regulation 18.

(3) The probation period prescribed by regulation 12 shall be included in the computation of the period of training completed by a student-nurse under sub-regulation 1.

(4) Subregulations 1 and 2 shall not apply to the Metropolitan School of Nursing operated by the Canadian Nurses Association at the City of Windsor.

(5) Where, in the opinion of the Council, the instruction and hospital services in a school do not meet the requirements of these regulations, the Council may approve an arrangement whereby student-nurses in the school may continue their courses in another school.

HOURS OF DUTY

15.(1) No student-nurse shall be required to devote more than an aggregate of 58 hours a week to classes of instruction and hospital work.

(2) A student-nurse shall be given an annual vacation of not less than 2 weeks.

RECORDS

16.(1) Every school shall keep a record of its student-nurses.

(2) The record shall contain

- (a) the educational qualifications and date of birth,
- (b) time spent by the student-nurse in receiving
 - (i) clinical experience and training, and
 - (ii) instruction in the theory of nursing for each subject taught,
- (c) subjects taught and by whom,
- (d) time lost through illness or leave of absence,
- (e) any characteristics or particulars affecting or in any way relating to the efficiency of the student-nurse, and
- (f) such details of health examination as the Minister may require.

TRANSFER OF STUDENTS

17.(1) Except with the approval of the Director no school shall admit as a student-nurse any person who has been dismissed from a training school.

(2) Except with the approval of the Director no student-nurse in a school shall transfer to another school.

CERTIFICATE OF QUALIFICATION

18. The superintendent shall issue to every student-nurse who has completed the courses of instruction and fulfilled any other requirements for graduation from the school a certificate of qualification in form 1.

ANNUAL REPORT

19.(1) The superintendent of a school shall make a report annually for the year ending December 31st to the Director not later than the 31st of January following.

(2) The annual report shall contain

- (a) particulars of clinical facilities for teaching nurses,
- (b) the names of instruction staff,
- (c) the number of all students enrolled,
- (d) particulars of the programme in respect of the health of student-nurses, and

(e) particulars of lecture courses and clinical training.

NURSING ASSISTANTS

TRAINING COURSES

20. Before a hospital or university establishes a training course it shall give notice in writing of the proposed establishment to the Director.

21. A training course shall provide for 9 months of instruction in a hospital.

MAINTENANCE AND CONDUCT OF TRAINING COURSES

22.(1) Every instructor employed in a training centre shall be a Registered Nurse.

(2) A training centre shall have at least one instructor engaged exclusively in the instruction of trainees.

23. Every training centre shall provide

- (a) lecture rooms,
- (b) demonstration rooms,
- (c) cooking laboratory, and
- (d) teaching aids.

INSTRUCTION

24.(1) The training course shall consist of instruction in theory and practice of nursing as prescribed by regulations 25 and 26 for a period of 9 months.

(2) The trainee shall receive at least 195 days of instruction.

25.(1) During the first three months of the course the training centre shall instruct the trainee in nursing.

(2) The instruction prescribed by subregulation 1 shall consist of at least 65 days of theoretical instruction, including

- (a) 35 hours on the structure and function of the human body, and
- (b) 160 hours on nursing methods.

26. During the last 6 months of the course, trainees shall receive training in a hospital consisting of practice under the supervision of a registered nurse in the nursing of convalescent, chronically ill and sub-acutely ill patients.

RECORDS

27. Every training centre shall keep a written record of every trainee.

28. The record shall include the following information:

- (a) date of birth,
- (b) educational qualifications,
- (c) number of hours of instruction,
- (d) attendance,
- (e) the results of all examinations, and
- (f) medical and health record.

ADMISSION TO TRAINING COURSE

29.(1) No person under the age of 18 years shall be admitted as a trainee.

(2) No person shall be admitted as a trainee unless she has completed Grade VIII in Ontario, or the equivalent as determined by the Minister of Education under *The Department of Education Act*.

EXAMINATIONS

30.(1) The Council shall prescribe examinations for registration as a certified nursing assistant upon the subjects prescribed by regulations 25 and 26.

(2) The Director shall conduct or cause to be conducted the examinations at least once a year at each training centre.

31. A trainee who

- (a) has completed the training course or has attended the training course for at least 8 months ending within 30 days of the date fixed for the examination;
- (b) is recommended by the training centre; and
- (c) has submitted to the Director
 - (i) an application in form 2, and
 - (ii) the certificate in form 3 of the instructor referred to in subregulation 2 of regulation 22

may write the examination for trainees.

REGISTRATION

32. Any person

(a) who

- (i) has passed the examinations prescribed by regulation 30,
- (ii) has completed the Ontario demonstration course of instruction for practical nurses conducted by the Registered Nurses' Association of Ontario at the cities of Hamilton, London and Toronto during the years of 1941 to 1944, both inclusive; or
- (iii) is a discharged member of His Majesty's Forces and has completed the course for practical nurses under Canadian Vocational Training in Ontario, and

(b) who has paid the registration fee,

shall be registered by the Director as a certified nursing assistant.

33. The Director shall register any person who

- (a) has graduated from a training course for nursing assistants outside Ontario approved by the Council,
- (b) has been certified outside Ontario under requirements satisfactory to the Council, and
- (c) has paid the registration fee.

CERTIFICATES

34. The Director shall issue to every nursing assistant who is registered a certificate in form 4.

RENEWAL OF CERTIFICATES

35.(1) Every certificate of registration shall remain in force during the year in which it is issued, and until the date of renewal prescribed by subregulation 2.

(2) Every certified nursing assistant shall pay to the Director a renewal fee on or before the first Monday of February in each year, and upon payment thereof the Director shall issue a certificate of renewal of registration in form 5.

(3) No renewal certificate shall be issued until all arrears of fees have been paid.

FEES

36.(1) The fee for registration as a certified nursing assistant shall be \$3.

(2) The fee for the annual renewal of registration shall be \$1.

(3) The fees shall be paid to the Director.

SUSPENSION AND CANCELLATION OF CERTIFICATES

37. The Minister, on the recommendation of the Council, may suspend or cancel the certificate of a certified nursing assistant when it has been shown to the satisfaction of the Council at a hearing that the holder

- (a) has procured registration by misrepresentation or fraud,
- (b) has been guilty of malpractice,
- (c) has been convicted of any criminal offence associated with the practice of a nursing assistant,
- (d) is mentally or physically incapable of practising as a nursing assistant, or
- (e) is so given over to the use of alcohol or drugs as to render her incapable of practising as a certified nursing assistant.

REVOCATION

38. Regulations 307 of Consolidated Regulations of Ontario 1950 are revoked.

FORM 1

The Nursing Act, 1951

CERTIFICATE OF QUALIFICATION

This certifies that.....
(name of person)

of.....has completed the
(address)

courses of instruction and fulfilled the requirements for graduation from the school of nursing of.....

.....
(name of hospital or university)

on.....

Dated at.....19....

.....
Signature of
superintendent of nurses

FORM 2

The Nursing Act, 1951

APPLICATION TO WRITE EXAMINATION FOR TRAINEES

To the Director of Nursing,
Parliament Buildings,
Toronto, Ontario.

I apply to write the examination for trainees and I make the following statements of fact:

1. Name in full.....
 2. Permanent address.....
 3. Temporary address.....
 4. Name of nearest relative or guardian.....
 5. Date and place of birth.....
 6. Religion..... Racial origin.....
 7. Marital status.....
Number of dependants.....
 8. Number of years in public school.....
Certificate held.....
 9. Number of years in high school.....
Certificate held.....
 10. Name and location of last school attended.....
 11. Type of employment since leaving school.....
 12. Previous experience in nursing before taking training course.....
 13. Name of training centre.....
Location.....
 14. Occupation at present.....
 15. Are you certified as a nursing assistant in any other country, province or state?..... If so, specify and give number of certificate.....
 16. State examination centre at which you wish to be examined.....
- Date.....

Signature of applicant

FORM 3

The Nursing Act, 1951

CERTIFICATE OF INSTRUCTOR

I certify that.....entered
the training school for nursing assistants.....
(location)

on....., and completed the course on
(date)
....., and that the training in theory
(date)

and practice of nursing was satisfactory.

Estimation of ability and personality.....

Progress made during course and type of work for

which suited.....

Dated at....., this..... day of....., 19.....

Instructor

FORM 4

*The Nursing Act, 1951*CERTIFICATE AS A CERTIFIED
NURSING ASSISTANT

This certifies that under *The Nursing Act, 1951*,
and the regulations and subject to the limitations
thereof..... of.....
(name of person) (address)

is a Certified Nursing Assistant.

Date.....

Signature of Director

FORM 5

*The Nursing Act, 1951*CERTIFICATE OF RENEWAL OF
REGISTRATION AS A CERTIFIED
NURSING ASSISTANT

This certifies that the registration of.....
..... as a certified nursing assistant
(name of person)

is renewed for the year ending the 31st of December
19.....

Date.....

Signature of Director

(301)

7

THE NURSES REGISTRATION ACT, 1951

O. Reg. 49/52.
General Regulations.
New.

Approved—31st of January, 1952.
Filed—5th February, 1952, 3.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE NURSES REGISTRATION ACT, 1951

INTERPRETATION

1. In these regulations "registrar" means the
person appointed by the Board to be registrar.

ADMISSION TO SCHOOLS OF NURSING

2. An applicant for admission to a school of nursing
shall

(a) be of a minimum age of 17 years,

(b) possess

(i) the Secondary School Graduation Diploma of the Department of Education where physics and chemistry of grades XI and XII or agriculture 1 and 2 of grades XI and XII have been taken as one of the options, or an equivalent certificate as determined by the Minister of Education, or

(ii) where the applicant resides in another province of Canada, qualification for entrance to a university in the province in which the applicant resides, and

(c) submit to the director of the school of nursing to which application is being made

(i) a birth certificate,

(ii) the report of a duly qualified medical practitioner certifying that the applicant is in good health and including the results of an x-ray examination of the chest, and

(iii) a certificate signed by a dentist certifying that the applicant is in good dental health.

COURSES OF INSTRUCTION

3.(1) The courses of instruction in a school of nursing shall include

(a) clinical experience and training in each of the subjects in column 1 of schedule 1 for at least the time set opposite each subject in column 2, and

(b) theoretical instruction in each of the subjects in column 1 of schedule 2 and instruction in the topics in column 2 for at least the time set opposite each topic in column 3.

(2) The provisions of subregulation 1 shall not apply to the Metropolitan School of Nursing operated by the Canadian Nurses Association at the City of Windsor.

APPLICATION FOR REGISTRATION

4. Every applicant for registration by examination shall file an application with the registrar at least 30 days before the time set for examination and shall submit

(a) a certificate of qualification from a school of nursing, and

(b) the examination fee prescribed by subregulation 1 of regulation 12.

EXAMINATIONS

5.(1) The registrar shall conduct or cause to be conducted examinations for registration upon the subjects prescribed by subregulation 1 of regulation 3 at least once a year and at such other times as the Board may deem necessary.

(2) The examinations shall be held in every city or town where a school is located and at such other places as the Board may deem necessary.

REGISTRATION

6. The Board shall register any person who

(a) is a graduate of a school of nursing within Ontario,

(b) has passed the examinations prescribed by regulation 5, and

(c) pays the registration fee prescribed by subregulation 2 of regulation 12.

7. The Board shall register any person

(a) who has graduated from a school of nursing outside Ontario approved by the Board,

(b) who

(i) is registered outside Ontario under regulations similar to these regulations,

(ii) has registered outside Canada under regulations similar to these regulations but whose registration has been cancelled by reason of being a Canadian citizen, or

(iii) is unable to register in the place of graduation by reason of being a Canadian citizen and has passed the examinations prescribed by regulation 5, and

(c) who pays the registration fee prescribed by subregulation 3 of regulation 12.

8. The Board shall register every person who is registered under *The Nurses Act* when *The Nurses Registration Act, 1951* comes into force, but without payment of any fee.

9. The Board shall register without examination any person

(a) who

(i) graduated from a school of nursing, and

(ii) was eligible for registration as a registered nurse under any Act of this Legislature before the year 1926, and

(b) who has not registered as a registered nurse where that person

(c) applies for registration before the 31st of December 1953, and

(d) pays the registration fee prescribed by subregulation 2 of regulation 12.

CERTIFICATES OF REGISTRATION

10. The registrar shall issue to every registered nurse a certificate of registration in form 1.

RENEWAL OF REGISTRATION

11.(1) Every certificate of registration shall remain in force during the year ending the 31st of December in which it is issued and until the date of renewal prescribed by subregulation 2.

(2) Every registered nurse shall pay the annual fee prescribed by subregulation 4 of regulation 12 on or before the first Monday of February in each year and upon payment thereof the registrar shall issue a certificate of renewal of registration in form 2.

(3) No renewal certificate shall be issued where the fee for the year previous has not been paid until a reinstatement fee of \$2 has been paid.

FEES

12.(1) The examination fee under regulation 4 shall be \$5.

(2) The registration fee under regulation 6 or regulation 9 shall be \$10, but a person who does not register within 1 year of the date of the examination referred to in regulation 6 shall pay an additional fee of \$2.

(3) The registration fee under regulation 7 shall be \$15.

(4) The fee for renewal of registration under subregulation 2 of regulation 11 shall be \$2.

(5) All fees shall be paid to the Board.

DISCIPLINE

13. The Board may suspend or cancel a certificate of registration when it has been shown to the satisfaction of the Board after a hearing that the holder of the certificate

- (a) has procured registration by misrepresentation or fraud,

- (b) has been guilty of malpractice,
 (c) has been convicted of any criminal offence in respect of the practice of nursing,
 (d) is mentally or physically incapable of the practice of nursing, or
 (e) is so given over to the use of alcohol or drugs as to render the holder incapable of practising nursing.

THE BOARD UNDER THE NURSES
 REGISTRATION ACT, 1951

GLADYS J. SHARPE
 President

WINNIFRED M. COOKE	EDITH HORTON
SISTER ST. CAMILLUS	MABEL A. FAIRFIELD
JEAN C. SANDERS	HELEN L. KEITH
RAHNO M. BEAMISH	PEARL STIVER
BLANCHE DUNCANSON	BIANCA M. BEYER
MARY B. MILLMAN	ALMA E. REID
IRENE MAYALL	MARTHA NEPHEW
HARRIET MCGEARY	EVA BRACKENRIDGE
JEWEL KILLORIN	MARION TRESIDDER
JEAN C. LEASK	JESSIE E. YOUNG
FLORENCE H. WALKER	

SCHEDULE 1

Column 1		Column 2
Item	Subject	Time in weeks
1	medical nursing and nutrition in relation to nursing	30
2	operating-room nursing and surgical nursing	30
3	obstetrical nursing	12
4	paediatric nursing	12

SCHEDULE 2

Column 1		Column 2		Column 3
Item	Subject	Item	Topics	Time in hours
1	Science	1	anatomy and physiology	80
		2	bacteriology	25
		3	chemistry	20
		4	nutrition in health and disease	45
		5	pharmacology and therapeutics	40
		6	psychology	10
2	Health and social education	7	physical and mental health, the principles of teaching, and community health and social needs of the community	70
3	Ethics and developments in nursing	8	ethics, history, development and trends	40
4	Elementary nursing	9	elementary principles and practice of nursing	150
5	Advanced nursing	10	medical nursing	40
		11	surgical nursing	35
		12	obstetrical and gynaecological nursing	35
		13	paediatric nursing	20
		14	ophthalmological and otolaryngological nursing	15
		15	nursing in communicable disease	20
6	Medical instruction	16	medicine	20
		17	surgery	20
		18	obstetrics and gynaecology	20
		19	paediatrics	15
		20	communicable diseases	10

Certificate No.

FORM 1

The Nurses Registration Act, 1951

CERTIFICATE OF REGISTRATION AS A REGISTERED NURSE

This is to certify that under *The Nurses Registration Act, 1951* and the regulations and subject to the limitations thereof.....

..... is registered as a Registered Nurse.

Dated at Toronto, the..... day of..... 19..

For the Board

Registrar

FORM 2

The Nurses Registration Act, 1951

CERTIFICATE OF RENEWAL OF REGISTRATION AS A REGISTERED NURSE

This is to certify that the registration of..... as a Registered Nurse is renewed for the year ending the 31st of December 19....

Dated at Toronto, the..... day of..... 19..

For the Board

Registrar

(302)

7

THE PUBLIC HEALTH ACT

O. Reg. 50/52.

Camps in Territorial Districts.

Revoking parts of O. Regs. 14/44 and

Revoking O. Regs. 73/45.

Approved—31st January, 1952.

Filed—5th February, 1952, 3.50 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1.(1) Clause *b* of regulation 1 of Ontario Regulations 14/44 is revoked and the following substituted therefor:

(*b*) "contract physician" means a legally qualified medical practitioner who has entered into a medical contract with an employer;

(2) Clause *f* of regulation 1 of Ontario Regulations 14/44 is revoked.

(3) Regulation 1 of Ontario Regulations 14/44 is amended by adding the following clauses:

(*bb*) "employee" includes workman;

(*dd*) "medical arrangement" means an arrangement made by an employer for the medical, surgical and hospital care and treatment of his employees;

(*ee*) "medical scheme" means a scheme established by an employer for the medical, surgical and hospital care and treatment of his employees; and

(*eee*) "non-industrial accident" means personal injury to an employee not arising out of and in the course of his employment and for which the employer is not liable to provide or to pay compensation under The Workmen's Compensation Act.

2. Regulations 16, 17, 18, 18*a* and 19 of Ontario Regulations 14/44 are revoked.

3. Subregulations 2, 3 and 4 of regulation 20 of Ontario Regulations 14/44 are revoked and the following substituted therefor:

(2) Where an employer has entered into a medical contract under subregulation 1, he shall notify every workman in his employ of the name and address of the contract physician.

4. Regulations 20*a*, 21, 21*a*, 22 and 23 of Ontario Regulations 14/44 are revoked and the following substituted therefor:

21.(1) Where an employer of employees in a standard camp with the approval of the Minister

(*a*) has entered into a medical contract with a duly qualified medical practitioner referred to in regulation 22, or

(*b*) has

(i) established a medical scheme in accordance with clause *b* of regulation 23, or

(ii) entered into a medical arrangement in accordance with clause *c* of regulation 23

that employer may deduct the amount of \$1.50 per month from the wages of each employee entitled to the benefits of the medical contract, medical scheme or medical arrangement.

(2) No deductions shall be made under subregulation 1 unless

(*a*) the medical contract is in force and the medical and surgical care and treatment is available to the employees in accordance with the medical contract, or

(*b*) the medical scheme or medical arrangement is in force and the medical, surgical and hospital care and treatment is available to the employees in accordance with the medical scheme or medical arrangement.

MEDICAL CONTRACTS

22. The medical contract referred to in regulation 21 shall include provisions whereby

(*a*) the contract physician, with respect to the employees entitled to the benefits of the contract, is obliged to

(i) visit the standard camp as often as may be necessary to give adequate medical and surgical care and treatment,

(ii) render medical and surgical care and treatment to every employee,

(iii) report in writing to the Minister once a month all cases of sickness and non-industrial accidents suffered by employees during the previous month, and

- (iv) notify the Minister in writing of the name and address of any other medical practitioner engaged to perform any services under the contract, other than consultant services, and
- (b) the contract may be terminated by the employer when so required by the Minister under regulation 33.

APPROVAL AND NOTIFICATION OF MEDICAL CONTRACTS,
MEDICAL SCHEMES OR MEDICAL ARRANGEMENTS

23. The Minister may approve

- (a) a medical contract which includes the provisions prescribed in regulation 22,
- (b) a medical scheme for the care and treatment of employees in a standard camp where
 - (i) one or more employers have established a camp or camps usually employing an aggregate of not less than 500 employees in a locality,
 - (ii) the camp or camps are so located that the facilities referred to in subclause iii are available to all the employees referred to in subclause i, and
 - (iii) adequate facilities are provided for the medical, surgical and hospital care and treatment of the employees referred to in subclause i suffering from sickness or non-industrial accidents, or
- (c) a medical arrangement for the care and treatment of employees in a standard camp where
 - (i) the camp is located in close proximity to or with ready means of access to established medical, surgical and hospital services and treatment, and
 - (ii) the services referred to in subclause i have adequate facilities for the medical, surgical and hospital care and treatment of all the employees.

23a.(1) When applying for the Minister's approval of a medical contract, medical scheme or medical arrangement, the employer shall deliver or send by registered post to the Minister

- (a) a copy of the medical contract, or
- (b) complete details of the medical scheme or medical arrangement including
 - (i) the location of the camp or camps,
 - (ii) the number of employees usually employed in the camp or camps,
 - (iii) the facilities for medical, surgical and hospital care and treatment of the employees,
 - (iv) the location of the facilities referred to in subclause iii,
 - (v) a statement showing the proposed expenditures of the amounts to be deducted, including expenditures for
 - (.i) services of duly qualified medical practitioners,

- (.ii) hospital care and treatment, and
- (.iii) other items,
- and
- (vi) the date of the end of the employer's fiscal year.

(2) When the Minister has approved a medical contract, medical scheme or medical arrangement, the employer shall so notify the employees and inform them of

- (a) the name and address of the contract physician, or
- (b) the location of the medical, surgical and hospital care and treatment available under the medical scheme or medical arrangement.

PAYMENT

23b. Where an employer makes deductions from wages under regulation 21, the employer shall pay out the total amount deducted

- (a) to the contract physician within one month after the money is deducted in the case of a medical contract, or
- (b) in the case of a medical scheme or a medical arrangement, in accordance with the medical scheme or medical arrangement.

RECORDS AND REPORTS

23c. Where an employer makes deductions from wages in accordance with a medical scheme or medical arrangement under regulation 21, the employer shall report in writing to the Minister once a month all cases of sickness or non-industrial accidents suffered by employees during the previous month.

23d.(1) The employer shall keep records showing

- (a) all sums deducted from the wages of employees under regulation 21, and
- (b) the disbursement of the sums so deducted.

(2) The employer shall permit inspection of the records at any reasonable time

- (a) by
 - (i) an inspector, or
 - (ii) an officer or employee in the Department who is designated by the Minister,

or

- (b) by a contract physician party to a medical contract.

23e. When so required by the Minister in writing an employer who makes deductions authorized under clause a of subregulation 1 of regulation 21 shall submit to the Minister a report for the period required by the Minister, showing

- (a) the number of employees employed by the employer,
- (b) the number of employees from whose wages any deduction for medical and surgical care has been made by the employer,

- (c) the total deductions for medical and surgical care, and
 - (d) the sums paid under the medical contract to the contract physician.
- 23f.(1) Every employer who makes deductions authorized under clause *b* of subregulation 1 of regulation 21 shall submit to the Minister annually within the time and for the period mentioned in subregulation 2 a report showing the information mentioned in subregulation 3.
- (2) The report shall be submitted within one month after the end of the employer's fiscal year, and shall contain the information for the previous fiscal year.
 - (3) The report shall show
 - (a) the number of employees employed by the employer,
 - (b) the number of employees from whose wages any deduction for medical and surgical care has been made by the employer,
 - (c) the total deductions for medical, surgical and hospital care and treatment under a medical scheme or medical arrangement, and
 - (d) the sums in detail applied pursuant to a medical scheme or medical arrangement.
 - (4) When so required by the Minister in writing, the employer shall submit an interim report for any period for which no report has been made.
5. Regulations 31, 32, 32*a* and 33 of Ontario Regulations 14/44 are revoked and the following substituted therefor:
- 31. Where a medical contract entered into under subregulation 1 of regulation 20 is varied or terminated, the employer shall forthwith by registered mail furnish to an inspector or to the Minister,
 - (a) particulars of the variation, or
 - (b) notice of the termination and the effective date thereof.
 - 32.(1) Where the parties to a medical contract referred to in clause *a* of subregulation 1 of regulation 21 desire to vary the contract, the employer shall obtain the approval of the Minister before putting the proposed variation into effect.
 - (2) Where the contract is terminated by either party, the employer shall forthwith by registered mail give notice thereof to the Minister.
 - 33.(1) Where an inspector believes that a contract physician
 - (a) is neglecting, or
 - (b) is unable
 - (i) by reason of the condition of his health,
 - (ii) by reason of the distance at which he resides or practices from the camp, or
 - (iii) for any other reason,

to perform the duties imposed upon him by the contract,

he shall investigate the circumstances and report thereon fully to the Director of Industrial Hygiene of the Department.

- (2) Where the Director is of opinion that the circumstances are such that the intent of these regulations is being substantially defeated as to that contract, he shall so report to the Minister, together with his recommendation.
- (3) Where the Minister is satisfied that the intent of these regulations is being substantially defeated as to that contract, he shall so notify the employer and require him to terminate the contract and shall send a copy of the notification and requirement to the contract physician.
- (4) Upon receipt of the notification from the Minister under subregulation 3, the employer shall immediately terminate the contract.

6. Ontario Regulations 73/45 are revoked.

COMMENCEMENT

7. These regulations shall come into force on the sixtieth day after publication in THE ONTARIO GAZETTE under The Regulations Act.

M. PHILLIPS
Minister of Health

(303) 7

THE PUBLIC HOSPITALS ACT

O. Reg. 51/52.
Classification of Hospitals.
Amending Regulations 341 of
Consolidated Regulations 1950.
Made—31st January, 1952.
Filed—5th February, 1952, 4.00 p.m.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE PUBLIC HOSPITALS ACT

1. Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is amended by striking out the figures in column 2 of the item in column 1 and substituting therefor the figures in column 3 under the heading "Group C Hospitals" as set forth in Schedule I hereto.

SCHEDULE I
GROUP C HOSPITALS

Column 1	Column 2	Column 3
Item	Figures struck out	Figures substituted
52	78 26	78 47

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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Mechanics Lien Act.....	.25
Companies Act.....	.75	Municipal Act.....	2.00
Conditional Sales Act.....	.25	Municipal Drainage Act	}
Coroners' Act.....	.25	Municipal Drainage Aid Act	
Corporations Tax Act.....	.50	Provincial Aid to Drainage Act	.25
Department of Municipal Affairs Act.....	.50	Notaries Act.....	.25
Deserted Wives and Children's Maintenance Act..	.25	Partnership Act and Partnership Registration Act.....	.25
Ditches and Watercourses Act.....	.25	Planning Act.....	.25
Division Courts Act, Rules and Forms.....	1.00	Public Accountancy Act.....	.25
Evidence Act.....	.15	Public Health Act.....	.50
Hospital Tax Act and Regulations.....	.25	Public Utilities Act.....	.25
Insurance Act.....	1.00	Registry Act.....	.50
Justice of the Peace Act.....	.10	Sale of Goods Act.....	.25
Land Surveyors Act.....	.25	Securities Act and Regulations.....	.50
Land Titles Act.....	.50	Security Transfer Tax Act and Regulations.....	.25
Land Transfer Tax Act.....	.25	Succession Duty Act and Regulations.....	1.00
Landlord and Tenant Act.....	.25	Surveys Act.....	.25
Line Fences Act.....	.25	Title Drainage Act.....	.25
Loan and Trust Corporations Act.....	1.25	Trustees Act.....	.25
Local Improvement Act.....	.50		

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1951.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Regulations Under The Division Courts Act... 1.00			
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—	1952
January 5th,	"	5	April, 5th,
February 2nd,	"	"	—May 3rd,
March 1st,	"	9	"
April 5th,	"	14	—June 2nd,
May 3rd,	"	18	"
June 7th,	"	23	—July 5th,
July 5th,	"	27	"
August 2nd,	"	31	—August 2nd,
September 6th,	"	36	"
October 4th,	"	40	—September 6th,
November 1st,	"	44	"
December 6th,	"	49	—October 4th,
			—November 1st,
			—December 6th,
			—January 3rd, 1953
			—February 2nd,
			—March 7th,

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, FEBRUARY 23rd, 1952

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Official Information

Re ONTARIO GAZETTE INDEX

THE ANALYTICAL INDEX of the contents of **THE ONTARIO GAZETTE** for the Six-monthly period from July 1st, 1951 to December 31st, 1951, is contained in **THIS ISSUE**. This Index is not printed separately.

DETACH INDEX FROM THIS COPY AND FILE FOR FUTURE REFERENCE.

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Appointments

APPOINTMENTS

Provincial Secretary's Office,
February 23, 1952.

His Honour the Administrator of the Government of the Province of Ontario has been pleased to make the following appointments:

Sidney Vann Cwinn, Barrister-at-Law, of the City of Ottawa, to be a Notary Public in and for the Province of Ontario.

Philip Gerald Dewan, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Edward Bigelow Jolliffe, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

John Mabson Peppiatt, Barrister-at-Law, of the Town of Newmarket, to be a Notary Public in and for the Province of Ontario.

John James Robertson, Barrister-at-Law, of the Village of Port Credit, to be a Notary Public in and for the Province of Ontario.

Mary Patricia Weaver, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Dr. Frederick Francis Rowse Boyes, Parkhill, to be a Coroner in and for the County of Middlesex.

Dr. Arthur Coulson Fowler, Perth, Ontario, to be a Coroner in and for the County of Lanark.

Dr. D. J. M. McCausland, Terrace Bay, to be a Coroner in and for the District of Thunder Bay.

Mrs. Mary Elizabeth Allcroft, to be Deputy Registrar of the Surrogate Court in and for the County of Waterloo.

R. J. CUDNEY,
Deputy-Provincial Secretary.

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Government Notices Respecting Corporations

Letters Patent of Incorporation

ADMIRAL STEEL PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Barnett, Steel Jobber, and Gabriel Margolin, Salesman, both of the City of Detroit, in the State of Michigan, one of the United States of America; and Milton C. Meretsky, Barrister, and Ruth Meretsky, Housewife, both of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADMIRAL STEEL PRODUCTS LIMITED: (a) To carry on the business, both wholesale and retail, of importers, exporters and manufacturers of and dealers in and to buy, sell and deal in all kinds and descriptions of commodities and things, including, but without limiting the generality of the foregoing, metals in all their stages from ore to the finished product and all products or things produced or manufactured in whole or in part from metal or the products thereof, chemicals, products of agriculture, the forest, quarry and mine or the sea, lakes and rivers and all products manufactured, developed or produced from the products and commodities aforesaid; and for the further purposes and objects therein set forth; with a capital of One Hundred Thousand dollars divided into Seven Hundred and Fifty preference shares of One Hundred dollars each and Two Hundred and Fifty common shares of One Hundred dollars each; with its Head Office at the Town of Ojibway, in the said County of Essex; and its Provisional Directors being Harry Barnett, Gabriel Margolin, Milton C. Meretsky and Ruth Meretsky, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ALL-TIME MFG. CO. (ONTARIO) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Margaret Shields, Edna Brown and Doreen Marie McKeag, all of the City of Toronto, in the County of York and Province of Ontario, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALL-TIME MFG. CO. (ONTARIO) LIMITED: (a) To manufacture, produce, adapt, prepare, import, export, buy, sell and otherwise deal in combination windows and screens, storm doors and similar products of all and every kind; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in

amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Margaret Shields, Edna Brown and Doreen Marie McKeag, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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L'AMICALE D'YOUVILLE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Claire Gaulin Parent and Claire Guertin Gauthier, Married Women; and Marie Antoinette Vezina, Civil Servant; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of L'AMICALE D'YOUVILLE: (a) To unite those persons who are alumnae of the Notre-Dame du Sacre-Coeur d'Ottawa Convent; and for the further purposes and objects therein set forth; with its Head Office at the said City of Ottawa; and its First Directors being Claire Gaulin Parent, Claire Guertin Gauthier and Marie Antoinette Vezina, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ANNE STREET HALL CORPORATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Charles Peer, Carpenter; Walter Harrison Block, Salesman; Ernest Victor Hare, Foreman; James Simpson, Machine Operator; and Richard Alexander McAughey, Retired Railway Conductor; all of the Village of Port Credit, in the County of Peel and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ANNE STREET HALL CORPORATION: (a) To acquire a parcel or parcels of real estate in the said Village of Port Credit comprising one or more lots or portions thereof; and for the further purposes and objects therein set forth; with its Head Office at the said Village of Port Credit; and its First Directors being Arthur Charles Peer, Walter Harrison Block, Ernest Victor Hare, James Simpson and Richard Alexander McAughey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ASSOCIATION FOR THE HELP OF
RETARDED CHILDREN, LONDON

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Peter Nobes, Foreman; Charles Kingsley Allison, Executive; and Marguerite Emily Cartwright and Florence Millicent Worrall, Housewives; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ASSOCIATION FOR THE HELP OF RETARDED CHILDREN, LONDON: (a) To promote the establishment of schools for the care, training and education of retarded children; and for the further purposes and objects therein set forth; with its Head Office at the said City of London; and its First Directors being Peter Nobes, Charles Kingsley Allison, Marguerite Emily Cartwright and Florence Millicent Worrall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BAILEY FOODS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Patrick Mangan, one of His Majesty's Counsel learned in the Law; Ruth Evelyn Chapman, Secretary; and Sydney Thomas Hopkins, Accountant; all of the City of Oshawa, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BAILEY FOODS LIMITED: To purchase, acquire, own and operate a bakery and cafeteria business, and to engage in the business of purchasing, manufacturing and selling, at wholesale and retail, any and all bakery products and foodstuffs and similar commodities; with a capital of Forty Thousand dollars divided into Three Thousand 5% non-cumulative redeemable preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Oshawa; and its Provisional Directors being Joseph Patrick Mangan, Ruth Evelyn Chapman and Sydney Thomas Hopkins, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BASMAN OIL CONSULTANTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Henry Bouck and John Ross Hetherington, Solicitors; and Gwendolyn Anne Anderson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who

thereafter become shareholders therein, a private company under the name of BASMAN OIL CONSULTANTS LIMITED: To act as advisers and consultants in connection with the development of oil properties, to manage oil properties, and to deal in the shares of oil companies and oil bearing properties; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Henry Bouck, John Ross Hetherington and Gwendolyn Anne Anderson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BAYTREE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilfrid Wright Parry, Barrister; William Lee Archer, Student-at-Law; and Yvonne Walker, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BAYTREE HOLDINGS LIMITED: (a) To carry on the business of an investment company and to invest in any stocks, bonds, debentures, shares, scrip or securities of any government, state, dominion, province, sovereign or authority, supreme, municipal, local or otherwise, and in bonds, debentures, stock, scrip, obligations, shares or securities of any company or corporation whatsoever, whether public or private, or in any undertaking upon which the Company may enter itself or which may be entered into by others, as well as in any movable or immovable property whatsoever; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilfrid Wright Parry, William Lee Archer and Yvonne Walker, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BAYVIEW SPEEDWAY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Albert Slumskie, Taxi Operator, and George Franklin Gardner, Barrister, both of the City of Owen Sound, in the County of Grey and Province of Ontario; and James Albert Martin, of the Township of Proton, in the said County of Grey, Farmer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BAYVIEW SPEEDWAY LIMITED: On Lots 26 and 27, in the Bay Shore Range, in the said City of Owen Sound and not elsewhere, to purchase or lease lands for the purpose of erecting an automobile race course and stands for spectators and to conduct automobile racing thereon; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with

its Head Office at the said City of Owen Sound; and its Provisional Directors being Ernest Albert Slumskie, James Albert Martin and George Franklin Gardner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BEECH REALTY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Doris Kathleen Herbert, Secretary; Florence Macdonald and Hazel Irene Dobson, Stenographers; Carrie West, Married Woman; and Helen Francis Littleton, Public Health Nurse; all of the Town of Brampton, in the County of Peel and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BEECH REALTY LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said Town of Brampton; and its Provisional Directors being Doris Kathleen Herbert, Florence Macdonald, Carrie West, Helen Francis Littleton and Hazel Irene Dobson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BESTWAY CLEANERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Stanley Honsberger, one of His Majesty's Counsel learned in the Law; and Hugh Sheridan Honsberger and John David Honsberger, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BESTWAY CLEANERS LIMITED: (a) To dye, clean, embellish, renovate and repair all kinds of cloth, fabrics, goods, materials and articles and to carry on the business of general dyeing and cleaning; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum

of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Hugh Stanley Honsberger, Hugh Sheridan Honsberger and John David Honsberger, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BRANTFORD CLAY PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Grace North, Kathleen Watson and Margaret Bertrand, all of the City of Brantford, in the County of Brant and Province of Ontario, Stenographers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BRANTFORD CLAY PRODUCTS LIMITED: (a) To manufacture, buy, sell, render merchantable, process, improve, import, export and generally deal in clay and the products thereof, blocks, tile and any and all products made from clay of every description or compounded or formed in whole or in part for any purpose from any substance obtained from the soil or subsoil and whether or not in combination with any substance and all other sand, shale, lime, cement and earthen, mineral and composition wares, materials and manufactures; and for the further purposes and objects therein set forth; with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office in the Township of Brantford, in the said County of Brant; and its Provisional Directors being Grace North, Kathleen Watson and Margaret Bertrand, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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8

CANADIAN AUTO FINANCE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Firstbrook Dean and Paul Gillrie Philp, Solicitors; and Mary Irene Hindelang, Bookkeeper; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN AUTO FINANCE CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To lend money to persons, firms and corporations and to take, hold, acquire and receive, as security therefor, mortgages on both new and used motor vehicles of every kind and description whatsoever including, without limiting the generality of the foregoing, automobiles, motor trucks, mobile construction vehicles, tractors, trailers, buses, bicycles, motor cycles, aircraft, aircraft motors and

motor boats and accessories to any of the same, including any and all component parts thereof; and for the further purposes and objects therein set forth; with a capital divided into Ten Thousand non-voting cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Hugh Firstbrook Dean, Paul Gillrie Philp and Mary Irene Hindelang, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CANADIAN MUSHROOM FARMS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Boris Trifonoff, Karol Zajic and Alexander Kornhauser, all of the City of Toronto, in the County of York and Province of Ontario, Exporters and Importers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN MUSHROOM FARMS LIMITED: (a) To carry on the general business and operations of mushroom farming; and for the further purposes and objects therein set forth; with a capital of Sixty Thousand dollars divided into Fifty Thousand preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Boris Trifonoff, Karol Zajic and Alexander Kornhauser, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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W. H. CANNON CONSOLIDATED UNDERWRITER SERVICES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Allison Anderson, Barrister; George Vano, Student-at-Law; and Patricia Ann Powers, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of W. H. CANNON CONSOLIDATED UNDERWRITER SERVICES LIMITED: To manufacture, buy, sell, deal in, export and import, both as principal and agent, articles made or composed in part or in whole of metal, cloth, leather, leatherette, imitation leather, paper, wood or plastic or of any chemical composition or of any other material, including the manufacture, purchase, sale, exportation and importation of the raw material or the processed or partially processed parts of which any of the said articles may be made; with a capital divided into Twenty Thousand preference shares of the par value

of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being David Allison Anderson, George Vano and Patricia Ann Powers, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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8

CASTLE APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Francis John Lewis Evans and James William Swackhamer, Barristers; and Orma Ruth Fairbanks, Secretary; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CASTLE APARTMENTS LIMITED: To own and operate an apartment property, including land, buildings and fixtures; with a capital of Eighty Thousand dollars divided into Eight Hundred shares of One Hundred dollars each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Francis John Lewis Evans, James William Swackhamer and Orma Ruth Fairbanks, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CHATHAM MOOSE LODGE No. 1692 (HOLDINGS) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Dean Wills, Barrister; Gordon Dinick Heyd, Student-at-Law; Lilian Grace Hamilton and Gertrude Esther Shumer, Secretaries; and Helen Marie O'Connell, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHATHAM MOOSE LODGE No. 1692 (HOLDINGS) LIMITED: (a) To purchase or otherwise acquire and to hold, sell, rent, exchange or otherwise dispose of and deal in the property, real or personal, rights and assets of and the bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Town of Chatham, in the County of Kent and Province

of Ontario; and its Provisional Directors being Robert Dean Wills, Gordon Dinnick Heyd, Lilian Grace Hamilton, Gertrude Esther Shumer and Helen Marie O'Connell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CITY CAR AND TRUCK RENTALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Patrick Matthews and Archibald Francis Sheppard, Solicitors; and Robert Birchnall, Clerk; all of the City of Niagara Falls, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CITY CAR AND TRUCK RENTALS LIMITED: (a) To operate and carry on the business of a car and truck rental agency; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being John Patrick Matthews, Archibald Francis Sheppard and Robert Birchnall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CLUB TRANSPORTATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Thomas Brett and Lawrence Allan McLennan, Solicitors; and Grace Matthews, Stenographer; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CLUB TRANSPORTATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, acquire, own and operate taxicab automobiles, sightseeing buses, trucks and all types of motor vehicles and to carry on the business of a motor car livery and of private carriers for hire of goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital divided into Fifty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being John Thomas Brett, Lawrence Allan McLennan and Grace Matthews, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JAMES F. COMISKEY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Carroll Emerson Perkins and Silas Andrew Blake Ward, Barristers; and Patricia Reaume, Stenographer; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JAMES F. COMISKEY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all their various branches the businesses of insurance adjusters, average adjusters, appraisers, inspectors and investigators; and for the further purposes and objects therein set forth; with a capital divided into Fifty Thousand preference shares of the par value of One dollar each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Chatham; and its Provisional Directors being Carroll Emerson Perkins, Silas Andrew Blake Ward and Patricia Reaume, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CURTIS-PUCCINI LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Joseph Curtis, Sales Manager, and Theodore Puccini, Service Manager, both of the City of Toronto, in the County of York and Province of Ontario; Helena Rachel Staysa, Married Woman, and Harold Chauncy Staysa, Manufacturer, both of the City of Brantford, in the County of Brant and Province of Ontario; and Garnet Wilson Brown, of the Township of Brantford, in the said County of Brant, Manufacturer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CURTIS-PUCCINI LIMITED: To buy, sell and otherwise deal in metal windows and metal building products of every description; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Joseph Curtis, Theodore Puccini, Helena Rachel Staysa, Garnet Wilson Brown and Harold Chauncy Staysa, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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EARL FISHER PLASTICS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of December, A.D. 1951, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Percy Bergart, Solicitor, and Jack Fader, Student-at-Law, both of the City of Toronto, in the County of York and Province of Ontario; and Betty Davies, of the Township of North York, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EARL FISHER PLASTICS (CANADA) LIMITED: (a) To manufacture, mould, assemble, buy and sell, import and export, distribute, lease, adapt and generally trade and deal in and with, either as principals or agents and both at wholesale and retail, plastic and allied substances of every kind and description and articles made in whole or in part from plastic or any similar material; and for the further purposes and objects therein set forth; with a capital of One Hundred Thousand dollars divided into Seven Hundred and Fifty preference shares of One Hundred dollars each and Twenty-five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Percy Bergart, Jack Fader and Betty Davies, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(391) 8

GRISENTHWAITE RENTAL HOMES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Melba Johnston, Secretary, and Lydia Quehl, Stenographer, both of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Olive Leona Pirie, of the Town of Dundas, in the said County of Wentworth, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GRISENTHWAITE RENTAL HOMES LIMITED: To construct and hold houses and to manage a housing project undertaken to provide housing accommodation complying with standards not exceeding those approved by Central Mortgage and Housing Corporation, to be leased to families of low income at the economic rental therefor or at a lower rental or to such other persons as Central Mortgage and Housing Corporation may designate having regard to the existence of a condition of shortage, overcrowding or congestion of housing; with a capital of One Hundred Thousand dollars divided into One Hundred Thousand shares of One dollar each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Melba Johnston, Olive Leona Pirie and Lydia Quehl, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(391) 8

SAUL HERSCH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Saul Hersch, Merchant; and Bruce Arthur Finkler and Elliott Lloyd Marrus, Barristers;

all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SAUL HERSCH LIMITED: (a) To buy, sell, manufacture, import, export or in any lawful manner generally deal in and with goods, wares and merchandise of every description; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Hundred redeemable preference shares of One Hundred dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Saul Hersch, Bruce Arthur Finkler and Elliott Lloyd Marrus, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(391) 8

KEEFER INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Merrill Des Brisay and John Torrance Des Brisay, Barristers and Solicitors; and Ruth Dorothy Holmes, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KEEFER INVESTMENTS LIMITED: (a) To invest in and hold shares, stocks, bonds and debentures of any other corporation or company or of any government, state, municipality or body politic, and to sell, exchange or otherwise dispose of the same; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Merrill Des Brisay, Ruth Dorothy Holmes and John Torrance Des Brisay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(391) 8

KENORA MINER AND NEWS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Ambrose O'Flaherty, Solicitor; Jean Kobernyk, Iris Melville, Grace Pearce and Bernadette Jeanette Gardner, Secretaries; Gordon Myles, Accountant; and Kathleen Bridges, Stenographer; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KENORA MINER AND NEWS LIMITED: (a) To acquire, print, publish, conduct and circulate or otherwise deal with any newspaper or newspapers or other publications and generally to carry on the business of newspaper proprietors and general printers and publishers, stationers, lithographers, engravers, book binders, book sellers, type foundry and

the business of embossing, electrotyping, stereotyping, photographing, engraving and manufacturing and dealing in paper boxes, stationery, tags, labels, office furniture and office supplies; and for the further purposes and objects therein set forth; with a capital divided into One Hundred and Twenty-five Thousand preference shares of the par value of One dollar each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Thomas Ambrose O'Flaherty, Jean Kobernyk, Iris Melville, Gordon Myles, Kathleen Bridges, Grace Pearce and Bernadette Jeanette Gardner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LAKESIDE INVESTMENT HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lawrence Allan McLennan and John Thomas Brett, Barristers; Grace Matthews, Secretary; Rose Allin, Stenographer; and Evelyn MacGarva Bookkeeper; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAKESIDE INVESTMENT HOLDINGS LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital divided into Eighty Thousand non-cumulative redeemable preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Lawrence Allan McLennan, John Thomas Brett, Grace Matthews, Rose Allin and Evelyn MacGarva, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LEO LEVITT APPLIANCES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leo Levitt, Manager; Samuel Strashin and Harry William Olch, Barristers; and Eva Barrer, Stenographer; all of the City of Toronto, in the

County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEO LEVITT APPLIANCES LIMITED: (a) To buy, sell and otherwise deal in goods, wares and merchandise of all kinds and descriptions whatsoever; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred non-cumulative non-participating redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Leo Levitt, Samuel Strashin, Harry William Olch and Eva Barrer, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LAVACK & HARVEY METALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Elton Pritchard, one of His Majesty's Counsel learned in the Law; and Mary Isabel Brain and Marion Elizabeth Perkin, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAVACK & HARVEY METALS LIMITED: (a) To buy, sell, deal in, manufacture, process, reclaim or otherwise work in metals of all kinds whatsoever; and for the further purposes and objects therein set forth; with a capital of One Hundred and Fifty Thousand dollars divided into Twelve Thousand non-voting preference shares of Ten dollars each and Three Thousand common shares of Ten dollars each; with its Head Office in the Township of North York, in the said County of York; and its Provisional Directors being John Elton Pritchard, Mary Isabel Brain and Marion Elizabeth Perkin, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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L. E. W. HEATING AND COOLING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roy Howard Mortimer, of the Township of Etobicoke, in the County of York and Province of Ontario, Electrician; Edward Norris, of the Township of East York, in the said County of York, Heating Engineer; Lawrence Wilfong, of the Township of North York, in the said County of York, Service Engineer; and Sidney Ralph Link, of the Town of Leaside, in the said County of York, Salesman; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private

company under the name of L. E. W. HEATING AND COOLING LIMITED: (a) To produce, manufacture, purchase, sell, install, repair, service, import, export or otherwise acquire, deal in and with, utilize and dispose of, either at wholesale or retail or both, goods, wares and merchandise of all kinds and, in particular, without limiting the generality of the foregoing, all types of heating equipment, appliances, furnaces, stokers, oil burners, heating systems and allied merchandise; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the City of Toronto, in the said County of York; and its Provisional Directors being Roy Howard Mortimer, Edward Norris, Lawrence Wilfong and Sidney Ralph Link, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MAPLE LIONS CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Henry Noble, Farmer; Wesley Dew, Farm Manager; John Neufeld, Restaurateur; Hillard Bryan, Bank Manager; Melville White, Barber; and Andrew Eli Snider, Office Manager; all of the village of Maple, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of MAPLE LIONS CLUB: (a) To create and foster a spirit of generous consideration among the peoples of the World through a study of the problems of international relationships from the standpoint of business and professional ethics; and for the further purposes and objects therein set forth; with its Head Office in the Township of Vaughan, in the said County of York; and its First Directors being William Henry Noble, Wesley Dew, John Neufeld, Hillard Bryan, Melville White and Andrew Eli Snider, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PELICAN DRILLING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Morley Carman van der Voort, Barrister; and Florence Wells and Antoinette Mary Polito, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PELICAN DRILLING CO. LIMITED: (a) To carry on business as diamond drilling contractors, principals and agents; and for the further pur-

poses and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the Town of Sioux Lookout, in the District of Kenora and Province of Ontario; and its Provisional Directors being Morley Carman van der Voort, Florence Wells and Antoinette Mary Polito, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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8

PERIODICAL PRINTERS & PUBLISHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Deneau Lyon and John Frederick Mitchell, Solicitors; and Rita Alexandra McDonald, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PERIODICAL PRINTERS & PUBLISHERS LIMITED: (a) To carry on in all its branches the business of printers, publishers, advertisers, lithographers, engravers and exporters, importers, vendors and distributors of books, pamphlets, newspapers, magazines, digests, periodicals or other publications and to manufacture, buy and sell printing equipment of all kinds; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand Six Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the Town of New Toronto, in the said County of York; and its Provisional Directors being William Deneau Lyon, John Frederick Mitchell and Rita Alexandra McDonald, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PETTAPIECE CARTAGE AND BUILDERS SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Clare Pettapiece, Trucker and Dealer; Benjamin Harris Battram, Bookkeeper; and Helen Grace Pettapiece, Married Woman; all of the Town of Leamington, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PETTAPIECE CARTAGE AND BUILDERS SUPPLIES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally

the business of common carriers, truckers, cartage agents, express agents and forwarders, by land, water or air, for the carriage and transportation of any goods, wares, merchandise, money, packages or parcels, to act as agents, insurance agents and warehousemen, and to warehouse and store products, materials, goods, wares and merchandise for other persons, firms, companies and corporations; and for the further purposes and objects therein set forth; with a capital divided into Six Hundred cumulative redeemable preference shares of the par value of One Hundred dollars each and Four Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said Town of Leamington; and its Provisional Directors being Robert Clare Pettapiece, Benjamin Harris Battram and Helen Grace Pettapiece, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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RAMSAY HOTEL SUDBURY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lloyd Joseph Valin and George Joseph Valin, both of the City of Sudbury, in the District of Sudbury and Province of Ontario, Solicitors; and Norine Mary Bedesky, of the Town of Copper Cliff, in the said District of Sudbury, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RAMSAY HOTEL SUDBURY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein and any buildings, erections or structures thereon, and to construct, erect and operate hotels, restaurants, garages, apartment houses, office buildings, dwelling houses, residences and other buildings and works, and to use, convert, adapt and maintain all or any of such buildings and premises to and for any one or more of the foregoing purposes or other like purposes; and for the further purposes and objects therein set forth; with a capital divided into One Thousand Eight Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Lloyd Joseph Valin, George Joseph Valin and Norine Mary Bedesky, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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RENARD INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Joseph Anthony Mahon, Barrister; and Mary Klimack and Florence Ready, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RENARD INVESTMENTS LIMITED: (a) to invest in shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations and to invest and lend money at interest on the security of personal property or without security and to change, alter or realize upon any investments and to reinvest any moneys which may at any time be available for that purpose; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value, provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Anthony Mahon, Mary Klimack and Florence Ready, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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RE-NU CLEANERS AND LAUNDERERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Sigler and Theodore Pullan Metrick, Barristers; and Helen Huot, Stenographer; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RE-NU CLEANERS AND LAUNDERERS LIMITED: (a) To dye, clean, embellish, renovate and repair all kinds of cloth, fabrics, goods, materials and articles and to carry on the business of general dyeing and cleaning; and for the further purposes and objects therein set forth; with a capital of Fifty Thousand dollars divided into Five Thousand shares of Ten dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being Harry Sigler, Helen Huot and Theodore Pullan Metrick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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REX MACHINE TOOL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Audrey Hanna, Stenographer; Harry Joseph Waldman, Barrister; and Michael John Godo and Irving Copeland, Students-at-Law; all of the City

of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of REX MACHINE TOOL COMPANY LIMITED: To manufacture, construct, build, deal in, acquire by purchase, lease or otherwise, sell and otherwise dispose of machines, machinery, parts thereof, accessories, instruments, devices, supplies, attachments and equipment, and to equip, erect and install the same for use and operation by electricity, compressed air, oil, gas, steam or by any other mechanical means; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Audrey Hanna, Harry Joseph Waldman, Michael John Godo and Irving Copeland, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ROCKCLIFFE HOTEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Elwood Hart, Miro Mesesnel and Hugo Magi, all of the City of Toronto, in the County of York and Province of Ontario, Merchants; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROCKCLIFFE HOTEL LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein, and any buildings, erections or structures thereon, and to construct, erect and operate hotels, restaurants, garages, apartment houses, office buildings, dwelling houses, residences and other buildings and works, and to use, convert, adapt and maintain all or any of such buildings and premises to and for any one or more of the foregoing purposes or other like purposes; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Elwood Hart, Miro Mesesnel and Hugo Magi, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ROUGE HILL LIONS CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frank Lawrence Stokvis, Foreman; Irvine Ellsworth Dyson, Machinist; Lionel Charles Cragg, Security Officer; and John Skidmore, Manufacturer; all of the Township of Pickering, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of

agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ROUGE HILL LIONS CLUB: (a) To create and foster a spirit of generous consideration among the peoples of the World through a study of the problems of international relationships from the standpoint of business and professional ethics; and for the further purposes and objects therein set forth; with its Head Office in the said Township of Pickering; and its First Directors being Frank Lawrence Stokvis, Irvine Ellsworth Dyson, Lionel Charles Cragg and John Skidmore, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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STACEY ELECTRIC LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Theodore Rogers and Robert MacGregor Russell, Barristers; and Norman Albert Smith, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STACEY ELECTRIC LIMITED: (a) To carry on the business of electricians and manufacturers and installers of electrical equipment, to do all construction and alterations incidental thereto, and to provide maintenance therefor; and for the further purposes and objects therein set forth; with a capital divided into Eight Thousand Five Hundred non-cumulative redeemable preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being George Theodore Rogers, Robert MacGregor Russell and Norman Albert Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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STEWARDS FOUNDATION (ONTARIO)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clyde Dennis, Publisher; Paul Whitfield Erickson, James Grant Humphrey and William George McCartney, Presidents; and Donald Munro Taylor, Vice-President; all of the City of Chicago, in the State of Illinois, one of the United States of America; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of STEWARDS FOUNDATION (ONTARIO): (a) To give and procure financial aid to the Assemblies of Christians gathered to the name of Our Lord Jesus Christ, whereby any or all of the needs of such assemblies may be provided, including, but not so as to restrict the generality of the foregoing, land and the

acquisition, erection, repair, remodelling, rehabilitation and enlargement of assembly chapels, camps, seminaries, schools, hospitals, orphanages, old people's homes and other like and unlike institutions, and the furnishing, equipping, operation and maintenance of the same; and for the further purposes and objects therein set forth; with its Head Office at the City of Ottawa, in the County of Carleton and Province of Ontario; and its First Directors being Clyde Dennis, Paul Whitfield Erickson, James Grant Humphrey, William George McCartney and Donald Munro Taylor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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R. M. SLIMON STUDIOS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Bruce O'Brien, Barrister; Lawford Arthur Miles, Manager; and Jean Courtney, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of R. M. SLIMON STUDIOS LIMITED: To manufacture, buy, sell and deal generally in goods, wares and merchandise and objects of art; with a capital divided into Four Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Bruce O'Brien, Lawford Arthur Miles and Jean Courtney, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE SUDBURY HOCKEY CLUB LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Edward Collins, Solicitor; Max Silverman, Furrier; Wilfred Thomas Green, Merchant; Thomas Patrick O'Toole, Pharmacist; David Rodger Mitchell, Druggist; Paul Emile La Flamme, Physician; and Joseph Leoda Gauthier, Manager; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE SUDBURY HOCKEY CLUB LIMITED: (a) To foster, manage, organize and promote the welfare and furtherance of ice hockey within the said District of Sudbury and elsewhere; and for the further purposes and objects therein set forth; with a capital divided into Eight Hundred shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its

Head Office at the said City of Sudbury; and its Provisional Directors being George Edward Collins, Max Silverman, Wilfred Thomas Green, Thomas Patrick O'Toole, David Rodger Mitchell, Paul Emile La Flamme and Joseph Leoda Gauthier, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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SCOPIS RESTAURANT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Christopher Middlebro', Solicitor, and Mary Marguerite Middlebro', Married Woman, both of the Township of Sydenham, in the County of Grey and Province of Ontario; and Harold Leslie Van Wyck, Solicitor, Lorraine Louise Van Wyck, Married Woman, and Elizabeth Marie McFaul, Stenographer, all of the City of Owen Sound, in the said County of Grey; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SCOPIS RESTAURANT LIMITED: (a) To build, acquire by purchase, concession, lease or otherwise and to own, maintain, operate, manage and conduct refreshment rooms, lunch rooms, dairy lunch rooms, restaurants, tea rooms, coffee rooms, cafeterias and sandwich bars; and for the further purposes and objects therein set forth; with a capital divided into Seventy-two Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each and Eight Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Eight Thousand dollars; with its Head Office at the said City of Owen Sound; and its Provisional Directors being Charles Christopher Middlebro', Mary Marguerite Middlebro', Harold Leslie Van Wyck, Lorraine Louise Van Wyck and Elizabeth Marie McFaul, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GORDON SMITH PRODUCE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Alexander Cranston, John Henry O'Neill Peppler and Helen Beauchamp Tedman, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GORDON SMITH PRODUCE LIMITED: (a) To carry on the business of wholesale and retail fruit and vegetable merchants, brokers, auctioneers, importers, exporters, producers, distributors, commission agents and general traders; and for the further purposes and objects therein set forth; with a capital divided into Fifty Thousand non-cumulative redeemable preference shares of the par value of One dollar each and Twenty Thousand common shares without

any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Alexander Cranston, John Henry O'Neill Peppler and Helen Beauchamp Tedman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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8

TAPE-RITER (EXPORT) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert George Ness and William Robert Max Ness, Solicitors; and Mary Helen Groves, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TAPE-RITER (EXPORT) LIMITED: (a) To manufacture, buy, sell and deal in goods, wares and merchandise of every nature and description; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Twenty Thousand preference shares of One dollar each and Twenty Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert George Ness, William Robert Max Ness and Mary Helen Groves, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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TIMMINS MOOSE LODGE No. 1658 (HOLDINGS) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Dean Wills, Barrister; Gordon Dinnick Heyd, Student-at-Law; Lilian Grace Hamilton and Gertrude Esther Shumer, Secretaries; and Helen Marie O'Connell, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TIMMINS MOOSE LODGE No. 1658 (HOLDINGS) LIMITED: (a) To purchase or otherwise acquire and to hold, sell, rent, exchange or otherwise dispose of and deal in the property, real or personal, rights and assets of and the bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of

Ten Thousand dollars; with its Head Office at the Town of Timmins, in the District of Cochrane and Province of Ontario; and its Provisional Directors being Robert Dean Wills, Gordon Dinnick Heyd, Lilian Grace Hamilton, Gertrude Esther Shumer and Helen Marie O'Connell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JIM TUBMAN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Albert Bell, one of His Majesty's Counsel learned in the Law; Sidney Alexander Gillies, Barrister and Solicitor; and Louise Baby and Esther Gear, Secretaries; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JIM TUBMAN LIMITED: To buy, sell, manufacture and deal with goods, wares and merchandise of every kind and description, both at wholesale and retail, and to carry on a general trading and commercial business; with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Richard Albert Bell, Sidney Alexander Gillies, Louise Baby and Esther Gear, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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UXBRIDGE PLUMBING & HEATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert James Harris, Solicitor; and Doris Johnston and Beth Silversides, Stenographers; all of the Town of Uxbridge, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of UXBRIDGE PLUMBING & HEATING LIMITED: (a) To carry on the business of plumbing and heating and tinsmithing in general and, in particular, to enter into contracts for the supply and installation of plumbing and heating fixtures and equipment; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said Town of Uxbridge; and its Provisional Directors being Robert James Harris, Doris Johnston and Beth Silversides, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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VAN NEST MODERNE PLASTICS &
SPECIALTIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul Frederick Greer, Solicitor; and Harold Joseph Murphy and Austin Morley Cooper, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of VAN NEST MODERNE PLASTICS & SPECIALTIES LIMITED: To buy, sell, manufacture, repair, alter and exchange, let or hire, import or export and deal in all kinds of articles and things which may be required for household, institutional or factory use; with a capital divided into Three Thousand 5% redeemable non-cumulative preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Paul Frederick Greer, Harold Joseph Murphy and Austin Morley Cooper, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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Supplementary Letters Patent

THE ACME TIRE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 1st day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE ACME TIRE LIMITED, incorporated June 15, A.D. 1948: (a) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (1) of the Private Company clauses, being the restriction on the transfer of shares, commencing with the figure and words, "(1) The right to transfer shares of the capital stock of the Company shall be restricted as follows", and concluding with the words, "purchase price thereof, as aforesaid", and substituting another restriction therefor; (b) Declaring the Four Hundred non-cumulative redeemable preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (c) Subdividing the remaining Two Hundred non-cumulative redeemable preference shares of the capital stock of the Company of the par value of One Hundred dollars each into Two Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each; and (d) Increasing the capital stock of the Company by the creation of an additional Eight Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each, ranking pari passu in all respects with the Two Thousand non-cumulative redeemable preference shares hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CARRINGTON CONSTRUCTION COMPANY,
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 1st day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CARRINGTON CONSTRUCTION COMPANY, LIMITED, incorporated June 19, A.D. 1929: (a) Re-classifying One Thousand Four Hundred of the issued shares of the capital stock of the Company of Ten dollars each standing recorded on the books of the Company in the name of Charles George Carrington as One Thousand Four Hundred preference shares of Ten dollars each, on the terms and conditions therein set forth; (b) Designating the remaining One Hundred and Five issued and the Two Thousand Four Hundred and Ninety-five unissued shares of the capital stock of the Company of Ten dollars each as One Hundred and Five issued and Two Thousand Four Hundred and Ninety-five unissued common shares of Ten dollars each; (c) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Sixty-one Thousand dollars by the creation of an additional Two Thousand One Hundred preference shares of Ten dollars each, ranking pari passu in all respects with the One Thousand Four Hundred preference shares hereinbefore mentioned; (d) Declaring that the capital of the Company shall be Sixty-one Thousand dollars divided into Three Thousand Five Hundred preference shares of Ten dollars each and Two Thousand Six Hundred common shares of Ten dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

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COBALT LODE SILVER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 19th day of December, A.D. 1951, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COBALT LODE SILVER MINES LIMITED (No Personal Liability), incorporated February 15, A.D. 1949: (a) Designating the Three Million shares of the capital stock of the Company of One dollar each as Three Million common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of Three Million dollars to the sum of Four Million dollars by the creation of One Million non-voting redeemable preference shares of One dollar each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE CONSUMERS' GAS COMPANY
OF TORONTO

NOTICE IS HEREBY GIVEN that, under the provisions of Part XIII of The Companies Act, the Administrator of the Government of the Province of Ontario in Council has, by an Order dated the 1st day of February, A.D. 1952, been pleased to direct the issue of Supplementary Letters Patent to THE CONSUMERS' GAS COMPANY OF TORONTO: (a) Subdividing the One Hundred and Forty-five Thousand Five Hundred and Fifty-two issued shares of the capital stock of the Company of One Hundred dollars

each into One Million Four Hundred and Fifty-five Thousand Five Hundred and Twenty shares of Ten dollars each; (b) Subdividing the One Hundred and Four Thousand Four Hundred and Forty-eight unissued shares of the capital stock of the Company of One Hundred dollars each into One Million Forty-four Thousand Four Hundred and Eighty shares of Ten dollars each; and (c) Deleting and expunging from the Supplementary Letters Patent of the Company, dated the 26th day of November, A.D. 1928, the proviso contained in paragraph (a) thereof commencing with the words, "PROVIDED, however, that the number of such shares", and concluding with the words, "shares so issued exceed Twenty-five Thousand", and substituting therefore the following: Provided, however, that the number of such shares which may be sold and issued by the Company in any one calendar year shall not exceed One Hundred and Twenty-five Thousand (125,000) shares of Ten dollars (\$10.00) each, but shares to the amount aforesaid not issued in any calendar year may, until they are issued, be added to the amount that may be issued in any subsequent year, but in no case shall the number of shares so issued exceed Two Hundred and Fifty Thousand (250,000).

R. J. CUDNEY,
Deputy Provincial Secretary.

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FAIRVIEW INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 4th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to FAIRVIEW INDUSTRIES LIMITED, incorporated September 25, A.D. 1946: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Ten Thousand preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

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8

THE GEORGIAN BAY FRUIT GROWERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 29th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE GEORGIAN BAY FRUIT GROWERS LIMITED, incorporated April 19, A.D. 1905: (a) Changing the Two Thousand Five Hundred and Seventy-eight issued and the One Thousand Four Hundred and Twenty-two unissued shares of the capital stock of the Company of the par value of Twenty-five dollars each into Seven Thousand Seven Hundred and Thirty-four issued and Four Thousand Two Hundred and Sixty-six unissued common shares without any nominal or par value respectively; provided, however, that the aggregate consideration for the issue of the said unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Thirty-five Thousand Five Hundred and Fifty dollars; and (b) Increasing the capital stock of the Company by the creation of Four Thousand preference shares of the

par value of Twenty-five dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392)

8

GLADSTONE REALTY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 1st day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GLADSTONE REALTY LIMITED, incorporated August 24, A.D. 1950: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Two Thousand non-cumulative redeemable preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392)

8

HODDER & STOUGHTON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 30th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HODDER & STOUGHTON, LIMITED, incorporated May 16, A.D. 1913: (a) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (1) of the Private Company clauses, being the restriction on the transfer of shares, commencing with the figure and words, "(1) That the right to transfer shares is restricted as follows", and concluding with the words, "auditors for the time being.", and substituting another restriction therefor; (b) Redividing the One Thousand shares of the capital stock of the Company of One Hundred dollars each into Ten Thousand common shares of Ten dollars each; and (c) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Three Hundred and Fifty Thousand dollars by the creation of Twenty-five Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392)

8

JEFF KEARN LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 30th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JEFF KEARN LIMITED, incorporated June 17, A.D. 1948: (a) Redesignating

the Six Thousand preference shares of the capital stock of the Company of the par value of Ten dollars each as Six Thousand non-voting preference shares of the par value of Ten dollars each; (b) Increasing the capital stock of the Company: (i) by the creation of an additional Twenty Thousand non-voting preference shares of the par value of Ten dollars each, ranking *pari passu* in all respects with the Six Thousand non-voting preference shares hereinbefore mentioned; and (ii) by the creation of an additional Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued One Thousand Seven Hundred and Ninety-seven and the additional Fifteen Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Sixteen Thousand Seven Hundred and Ninety-seven dollars; and (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares and providing that the terms and conditions therein set forth shall attach to the non-voting preference shares.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392) 8

KELORE MINES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 5th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KELORE MINES LIMITED, incorporated May 9, A.D. 1945: Increasing the capital stock of the Company by the creation of an additional One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued Two Hundred and Forty-nine Thousand Nine Hundred and Ninety-seven and the additional One Million shares without any nominal or par value shall not exceed in amount or value the sum of Five Million Eight Hundred and Eight Thousand Seven Hundred and Forty-seven dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392) 8

E. B. MAGEE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 4th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to E. B. MAGEE LIMITED, incorporated July 3, A.D. 1942: (a) Changing the Twenty issued shares of the capital stock of the Company of the par value of One Hundred dollars each into Two Thousand issued common shares without any nominal or par value; (b) Changing the Three Hundred and Eighty unissued shares of the capital stock of the Company of the par value of One Hundred dollars each into Thirty-eight Thousand unissued common shares without any nominal or par value; (c) Increasing the capital stock of the Company: (i) by the creation of Two Thousand Five Hundred preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (ii) by the creation of an additional Two Hundred and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the Thirty-eight Thousand unissued and the addi-

tional Two Hundred and Ten Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred and Forty-eight Thousand dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392) 8

MALNOR TRADERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 4th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MALNOR TRADERS LIMITED, incorporated April 25, A.D. 1951: (A) Extending the purposes and objects of the Company as therein set forth; (B) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (C) Increasing the capital stock of the Company by the creation of Twenty-six Thousand preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and being subject to the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392) 8

S. J. MARTIN ESTATE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 4th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to S. J. MARTIN ESTATE LIMITED, incorporated September 7, A.D. 1951: Extending the purposes and objects of the Company as therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392) 8

C. PARSONS & SON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 29th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to C. PARSONS & SON, LIMITED, incorporated December 27, A.D. 1905: (a) Converting the Company into a PRIVATE COMPANY as therein set forth; (b) Designating the Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Five Hundred common shares of One Hundred dollars each; and (c) Increasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of Two Hundred Thousand dollars by the creation of Fifteen Thousand 5% non-cumulative redeemable preference shares of Ten dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392) 8

R. J. SIBERRY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 5th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to R. J. SIBERRY, LIMITED, incorporated September 16, A.D. 1924: (a) Designating the Two Hundred issued shares of the capital stock of the Company of One Hundred dollars each as Two Hundred common shares of One Hundred dollars each; (b) Classifying the Eight Hundred unissued shares of the capital stock of the Company of One Hundred dollars each as Eight Hundred preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; (c) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of One Hundred and Seventy Thousand dollars by the creation of an additional Seven Hundred preference shares of One Hundred dollars each, ranking *pari passu* in all respects with the Eight Hundred preference shares hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392)

8

WESTALL PETROLEUMS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent, bearing date the 29th day of January, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to RADIO-ACTIVE MINERALS LIMITED (No Personal Liability), incorporated June 28, A.D. 1943: (1) Changing the name of the Company to WESTALL PETROLEUMS LIMITED (No Personal Liability); and (2) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(392)

8

Change of Name

FAIRBANK LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 6th day of February, A.D. 1952, has changed the name of FAIRBANK LUMBER AND COAL CO., LIMITED, incorporated June 28th, 1921, to FAIRBANK LUMBER COMPANY LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(393)

8

HAYWARD CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 4th day of February, A.D. 1952, has changed the name of HAYWARD-REILLY CONSTRUCTION LIMITED, Incorporated May 9th, 1947, to HAYWARD CONSTRUCTION LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(393)

8

McCULLOUGH CONSTRUCTION CO.
LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 4th day of February, A.D. 1952, has changed the name of BRUNT & McCULLOUGH CONSTRUCTION CO. LIMITED, incorporated May 31st, 1951, to McCULLOUGH CONSTRUCTION CO. LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(393)

8

MACMILLAN & BLOEDEL SALES (ONTARIO)
LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 1st day of February, A.D. 1952, has changed the name of H. R. MACMILLAN SALES (ONTARIO) LIMITED, incorporated October 20th, 1941, to MACMILLAN & BLOEDEL SALES (ONTARIO) LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(393)

8

MISS SUN VALLEY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 4th day of February, A.D. 1952, has changed the name of JOSEPH GOULD & SONS (LADIES' DIVISION) LIMITED, incorporated February 7th, 1951, to MISS SUN VALLEY LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(393)

8

TRENT RIVER IRON LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 1st day of February, A.D. 1952, has changed the name of MINNESOTA-HURON IRON COMPANY LIMITED, incorporated July 8th, 1949, to TRENT RIVER IRON LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(393)

8

**Surrender and Cancellation
of Letters Patent
and Termination of Existence**

BEDAWAY CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 1st day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BEDAWAY CORPORATION LIMITED, incorporated by Letters Patent dated the 15th day of March, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 15th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394)

8

BRUTOCO MANUFACTURERS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BRUTOCO MANUFACTURERS, LIMITED, incorporated by Letters Patent dated the 18th day of February, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

EGLINTON MANOR APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 1st day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of EGLINTON MANOR APARTMENTS LIMITED, incorporated by Letters Patent dated the 11th day of March, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

GENERAL ENGRAVING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GENERAL ENGRAVING COMPANY LIMITED, incorporated by Letters Patent dated the 29th day of May, A.D. 1943, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

GOMAW HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GOMAW HOLDINGS LIMITED, incorporated by Letters Patent dated the 30th day of December, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

GUTTA PERCHA AND RUBBER MANUFACTURING COMPANY, OF TORONTO, EMPLOYEES SICK BENEFIT SOCIETY

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 5th day of February, A.D. 1952, in the terms and conditions therein set forth, has terminated the existence of GUTTA PERCHA AND RUBBER MANUFACTURING COMPANY, OF TORONTO, EMPLOYEES SICK BENEFIT SOCIETY, a Corporation created by or under the authority of the laws

of the Province of Ontario, pursuant to the provisions of The Ontario Insurance Act (R.S.O. 1897, c. 203), on the 14th day of June, A.D. 1901, by Certificate of Incorporation, and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

T. HAVERLUCK LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 5th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of T. HAVERLUCK LIMITED, incorporated by Letters Patent dated the 14th day of February, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

KERR & KERR LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 1st day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of KERR & KERR LIMITED, incorporated by Letters Patent dated the 9th day of June, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

RELIANCE PETROLEUM CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 4th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of RELIANCE PETROLEUM CORPORATION LIMITED, incorporated by Letters Patent dated the 23rd day of July, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

ROBONCO LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ROBONCO LIMITED, incorporated by Letters Patent dated the 19th day of December, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394) 8

E. H. SCOTT CONTRACTING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of January, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of E. H. SCOTT CONTRACTING LIMITED, incorporated by Letters Patent dated the 29th day of June, A.D. 1943, and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394)

8

STEPHEN-HOWARD LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of STEPHEN-HOWARD LIMITED, incorporated by Letters Patent dated the 22nd day of March, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(394)

8

Licenses in Mortmain**BRITISH-AMERICAN MOTORS (CANADA) LTD.**

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 7th day of February, A.D. 1952, has been pleased to authorize BRITISH-AMERICAN MOTORS (CANADA) LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 26th day of December, A.D. 1951, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(395)

8

J. BROCKHOUSE & CO. (CANADA) LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 7th day of February, A.D. 1952, has been pleased to authorize J. BROCKHOUSE & CO. (CANADA) LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 22nd day of November, A.D. 1946, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$1,000,000.00.

G. A. WELSH,
Provincial Secretary.

(395)

8

Extra-Provincial Corporations**KOPPERS PRODUCTS, LIMITED**

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council, by an Order dated the 7th day of February, A.D. 1952, has directed the issue of a further License under the Great Seal of the Province of Ontario, to KOPPERS PRODUCTS, LIMITED, a Corporation created by or under the authority of the laws of the Province of Nova Scotia, authorizing the Corporation under the said corporate name, to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its License, dated the 1st day of December, A.D. 1939, and its License dated the 25th day of October, A.D. 1951, granted to the Corporation under the name of BY-PRODUCT COKE COMPANY OF CANADA LIMITED;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further License for the purpose, the License of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

G. A. WELSH,
Provincial Secretary.

(396)

8

Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by Letters Patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of incorporation	The years in default in filing annual returns
Advance Spark Plug Company Limited.....	Mar. 6, 1944	1945 to 1951 inclusive
Aeroparts Limited.....	Jan. 23, 1942	1946 to 1951 inclusive
Aithom Products Limited.....	June 18, 1946	1948 to 1951 inclusive
Alameda Mines, Limited.....	Nov. 30, 1936	1941 to 1951 inclusive
Algoma Summitt Gold Mines Limited.....	May 17, 1934	1944 to 1951 inclusive
Algonquin Timber & Pulpwood Limited.....	July 24, 1945	1946 to 1951 inclusive
Allan Cloak Company Limited.....	June 22, 1933	1935 to 1951 inclusive
Allatt Auto Parts, Limited.....	Jan. 26, 1933	1950 and 1951
Antibi Gold Mines Limited.....	June 11, 1946	1947 to 1951 inclusive
Apollo Foundry, Limited.....	Mar. 7, 1944	1944 to 1951 inclusive
Arrow Transport, Limited.....	Mar. 6, 1929	1930 to 1951 inclusive
Atlas Contracting Corporation, Limited.....	June 16, 1923	1924 to 1951 inclusive
Aviaco Limited.....	Oct. 19, 1935	1949 to 1951 inclusive
Bader's Bakery, Limited.....	Dec. 28, 1943	1944, 1945, 1947, 1950 and 1951
Beatty & Ludlam Industries Limited.....	Apr. 17, 1944	1948 to 1951 inclusive
The Sterling Drug Company, Limited.....	Feb. 11, 1924	1925 to 1951 inclusive
Tydee Mfg. Corporation Limited.....	Oct. 12, 1945	1946 to 1951 inclusive
Wairiri Gold Mines Limited.....	Feb. 14, 1945	1945 to 1951 inclusive
Walter Toy Company Limited.....	Sept. 17, 1945	1946 to 1951 inclusive
Walterra Gold Mines Limited.....	Dec. 19, 1944	1949 to 1951 inclusive
Warde Pharmaceuticals Limited.....	Feb. 14, 1947	1947 and 1949 to 1951 inclusive
H. W. Waters & Co., Limited.....	May 1, 1934	1946 to 1948 inclusive and 1951
Wayne Art & Litho Press Limited.....	Feb. 15, 1945	1947 and 1949 to 1951 inclusive
Webster Transport Lines Limited.....	Aug. 6, 1946	1947 to 1951 inclusive
Wentworth Lime Products Company Limited.....	Oct. 30, 1946	1948 to 1951 inclusive
Westchester Porcupine Gold Mines Limited.....	Sept. 7, 1940	1946 to 1951 inclusive
Whitby Bowling and Tennis Club, Limited.....	Oct. 14, 1927	1942 and 1944 to 1951 inclusive
Whitern Displays & Advertising Limited.....	May 1, 1947	1949 to 1951 inclusive
Charles R. Whittaker Holdings Limited.....	Nov. 3, 1945	1946 to 1951 inclusive
Witch Bay Gold Mines, Limited.....	July 25, 1934	1937 to 1941 inclusive & 1943 to 1951 incl.
The William-Burton Company Limited.....	June 17, 1948	1949 to 1951 inclusive
Wood Products Company, Limited.....	Nov. 23, 1915	1948 to 1951 inclusive
The Woodstock Curling and Skating Club Limited.....	Feb. 8, 1878	1919 to 1951 inclusive
Yellohill Gold Mines, Limited.....	June 24, 1944	1946 to 1951 inclusive
York Refining Company, Limited.....	Sept. 24, 1932	1934 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

(402)

8

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that the Corporation of the Town of Hespeler will apply to the Legislative Assembly of the Province of Ontario at its next session for the passing of an Act.

1. Withdrawing the Town of Hespeler from the County of Waterloo and providing that on and after the 1st day of January, 1953, the Town of Hespeler shall be separated from the County of Waterloo for municipal purposes.

2. Providing that the relevant provisions of Part I of The Municipal Act shall apply as between the County of Waterloo and the Town of Hespeler.

Dated at Hespeler, Ontario, this 10th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF HESPELER,
By its Solicitors,
SIMS, BRAY, SCHOFIELD &
MACKAY,
Kitchener, Ontario.

(90) 3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

(a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;

(b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;

(c) to create a lien upon dwellings in respect of which advances of money are made;

(d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;

(e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

4. Authorizing the City to pass by-laws regulating the exterior design of buildings facing parks, Federal District Commission driveways or similar public

properties or thoroughfares and prohibiting the erection or alteration of such building the plans and specifications for which have not first been approved by an official or officials, or by a committee or board named by the City.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, Q.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that CREDIT FONCIER FRANCO-CANADIEN will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Bill to enlarge its powers to acquire real estate in the Province of Ontario for the transaction of its business and to empower it to lease all or any part of any building built or acquired for such purpose not so required.

Dated at Toronto, this 15th day of January, 1952.

ROBERTSON, LANE,
PERRETT & FRANKISH,
Solicitors for the Applicant,
Toronto, Ontario.

(122) 3-4-5-6-7-8

THE TOWN OF TIMMINS ROMAN CATHOLIC SEPARATE SCHOOL BOARD

NOTICE IS HEREBY GIVEN that The Town of Timmins Roman Catholic Separate School Board will apply to the Legislative Assembly of the Province of Ontario at its next session for special legislation:

1. To terminate the term of office of all the present school trustees on the 31st day of December, 1952.

2. To have the trustees elected by general vote of the Separate School supporters of the Town of Timmins for a term of three years.

Dated at Timmins, Ontario, this 14th day of January, 1952.

THE BOARD OF TRUSTEES OF THE
ROMAN CATHOLIC SEPARATE SCHOOLS
FOR THE TOWN OF TIMMINS,

By P. J. DUNLOP, Chairman.
VINCENT GAUTHIER,
Secretary-Treasurer.

(123) 3-4-5-6-7-8

NOTICE IS HEREBY GIVEN that an Application will be made by the City of Sault Ste. Marie to the Legislature of the Province of Ontario at its next session for a Private Bill providing that The Public Utilities Commission of the City of Sault Ste. Marie be composed of five members instead of three, four of whom shall be appointed by the City Council, and the fifth to be the Mayor of the City, ex officio, and to provide for the period of and time for and manner of such appointments, and to the extent necessary for that purpose to amend or repeal the several Acts affecting public utility matters as contained in the Statutes of Ontario for the years 1917,

1918, and 1919, each intituled "An Act respecting the City of Sault Ste. Marie".

Dated at Sault Ste. Marie, Ontario, this 16th day of January, 1952.

HAMILTON, CARMICHAEL
& BENNETT,
514 Queen St. E.,
Sault Ste. Marie, Ontario.
Solicitors for the Applicant.

(137)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Young Men's Christian Association of Belleville intends to apply to the Legislative Assembly of the Province of Ontario at the next Sitting thereof for a Special Act exempting the buildings, lands, equipment and undertaking of the Association from taxation for all purposes so long as they are occupied by, used and carried on for the purpose of the Association.

Dated at Belleville this 17th day of January, A.D. 1952.

EDWARD E. FOLLWELL,
Solicitor for
Belleville Young Men's Christian
Association.

ROBERT A. PRINGLE, Q.C.,
Solicitor for
the Corporation of the City of
Belleville.

(166)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Municipal Corporation of the City of Kingston will apply to the Legislative Assembly of the Province of Ontario, at its next session for a special Act of Parliament to:

(1) Confirm an Order of the Ontario Municipal Board numbered P.F.C. 4238 dated the 1st day of November 1951 and an amending Order of the Board dated the 20th day of December 1951 which provided for the Annexation to the City of Kingston of the Village of Portsmouth and certain portions of the Township of Kingston described in the said Order.

(2) Authorize the Corporation to pass by-laws to provide for a surcharge on water rates and if any of the revenue therefrom is not required for payment of any part of the outstanding capital cost of any existing work as defined in section 389 (1) (j) of the Municipal Act, provide for applying and using such revenue for future capital expenditures on such work or on treatment works.

(3) Authorize the Corporation to pass by-laws authorizing the acquisition and/or expropriation of land for industrial sites, and to pass by-laws authorizing the borrowing of money for that purpose, not exceeding the sum of \$100,000.00.

(4) Authorize the Corporation to pass by-laws to designate trailer camp areas and to regulate same. Further to prohibit the location of trailers used for human habitation within the Municipality except at the designated areas.

(5) Authorize the Corporation to pass by-laws ordering the removal of any building condemned pursuant to the Public Health Act, R.S.O. 1950 Chapter 306, Section 97.

(6) Authorize the Corporation to pass by-laws requiring all owners of houses on a street where there is a sewer to have all plumbing and drainage fixtures, except storm drains, of such houses connected with such sewer.

A copy of the proposed Bill may be examined at the office of the City Clerk.

Dated at Kingston, Ontario, this 23rd day of January, 1952.

THE CORPORATION OF THE CITY OF KINGSTON

By its Solicitor,
HUGH F. GIBSON,

241 Bagot St., Kingston, Ont.

(167)

4-5-6-7-8-9

Amended

NOTICE IS HEREBY GIVEN that, on behalf of the Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario, at its next Session, for special legislation:

1. To enable the Council of the Corporation to pass by-laws for regulating and governing the erection and installation of television antennae or any classes thereof and for the inspection and charging of fees for same including authority to set up standards governing the quality of material to be used for television antennae.

2. To validate and confirm all sales of land for taxes within the City of Toronto held prior to the 1st day of January, 1951, and the tax deeds issued pursuant thereto.

3. To authorize the Council to pass by-laws requiring heavy trucks and buses to use curb lanes on highways of the City of Toronto to be designated by Council.

4. To authorize the Council to widen the paved or travelled portion of a highway and to widen sidewalks in the same manner as other local improvements.

5. To authorize the Council to establish an independent authority or commission for the purpose of establishing and operating parking areas throughout the City.

6. To authorize and validate a grant of \$225,000 toward the cost of erecting a new Jewish Home for the Aged outside of the City as a capital expenditure.

Dated at Toronto, this 22nd day of January, 1952.

W. G. ANGUS, Q.C.,
City Hall, Toronto.
Solicitor for the Applicant.

(165)

6-7-8-9

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Fort Erie application will be made to the legislative Assembly of the Province of Ontario at its next session for a special Act:

1. To provide that the members of a committee, commission or board as provided under the provisions of any or all of the said "Department of Education Act", "The Community Centres Act", and "The

Public Parks Act", and regulations made thereunder, may be composed of the same persons, and in the numbers and in the manner as provided in the said proposed Act.

2. That the said committee, commission or board shall have the authority and powers and shall be deemed to be established under and in accordance with the provisions of the said "The Department of Education Act", "The Community Centres Act" and "The Public Parks Act", and any regulations made thereunder.

Dated at Fort Erie, this 22nd day of January, A.D. 1952.

E. W. TYRRILL, Q.C.,
Fort Erie, Ontario.
Solicitor for the Applicant.

(168) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an application will be made by Sarnia Young Men's and Young Women's Christian Association to the Legislative Assembly of the Province of Ontario at its next session for a Special Act exempting its buildings, lands, equipment and undertaking, so long as they are occupied by, used and carried on for the purposes of the Association from taxation except for local improvements.

Dated at Sarnia, Ontario, this 28th day of January, 1952.

SARNIA YOUNG MEN'S AND
YOUNG WOMEN'S
CHRISTIAN ASSOCIATION
260 Mitton Street, North,
Sarnia, Ontario.

(247) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the City of Stratford will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To authorize and empower the Corporation of the City of Stratford to establish, by purchase or otherwise, a municipally operated bus transportation system in Stratford and to own real and personal property for use in connection therewith.

2. To authorize and empower the Council of the Corporation of the City of Stratford to issue debentures for the purposes as mentioned in paragraph 1 above to such an amount as approved by the Municipal Board.

3. To authorize and empower the Council of the Corporation of the City of Stratford to entrust the construction of any work in connection with the aforesaid transportation system and the control and management of the same to the Public Utilities Commission of the City of Stratford.

4. The assessed value of property for taxation in 1952 is \$15,749,475.00. Total debenture debit of City of Stratford is \$1,602,813.85.

Dated at Stratford, Ontario, this 24th day of January, A.D. 1952.

L. R. GRAHAM,
Clerk.

(209) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next Session for a private bill removing all restrictions to the use by the Town of Barrie of the property known as the Market Block in the Town of Barrie, and vesting the said property in fee simple in the Corporation of the Town of Barrie and providing for an alternative market site. The said Market Block may be better known as "The Open Square" at the Intersection of Mulcaster and Collier Streets in the said Town of Barrie that is to say: Commencing at the Southwest angle of the said Parallelogram then North six chains fifty links more or less to the Northwest angle of the said parallelogram then East five chains fifty links more or less to the Northeast angle of the said parallelogram then South six chains fifty links more or less to the Southeast angle of the said parallelogram then West five chains fifty links more or less to the place of beginning, as described in the original Patent from the Crown.

Dated this 28th day of January, A.D. 1952.

THE CORPORATION OF THE TOWN OF BARRIE

By BOYS, SEAGRAM & ROWE,
13 Owen Street,
Barrie, Ontario.
Solicitors for the said Corporation.

(238) 5-6-7-8-9-10

THE CORPORATION OF THE MUNICIPALITY OF NEEBING

NOTICE IS HEREBY GIVEN that the Corporation of the Municipality of Neebing will apply to the Legislative Assembly of the Province of Ontario at its next session of Legislature, for the following purposes, namely, that:

1. The Corporation of the Municipality of Neebing be divided into five wards.

2. (1) For the year 1953 and every year thereafter, the Council of the said Municipality be composed of a Reeve and five Councillors.

(2) The Reeve be elected annually by the voters of the whole Municipality and the five Councillors be elected annually by wards, one from each ward.

3. The Council of the said Municipality may pass By-laws providing for polling places for the electors of the Municipality and for all other purposes necessary for the holding of elections, prior to Jan., 1, 1953.

4. Sections 1 to 4 inclusive, of Chapter 76 of the Statutes of Ontario, 55 Victoria, passed in the year 1892 entitled: "An Act to Amend the Law Respecting the Municipality of Neebing" and all provisions in prior acts in consistence with this Act, be repealed.

5. Sections 10 to 13 inclusive, of Chapter 61, of the Statutes of Ontario, 4 Edward VII, passed in the year 1904, entitled: "An Act to Incorporate the Municipality of the Township of Paipoonge" and all provisions in prior acts, in consistence with this Act, be repealed.

Dated at the Township of Neebing, this 3rd day of July, A.D. 1951.

THE CORPORATION OF THE MUNICIPALITY OF NEEBING

By BERNARD I. BLACK,
Solicitor for the Corporation.

(239) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act vesting that part of "The Old Cemetery" as shown on Plan 257 for the Town of Wallaceburg which lies to the West of Water Street in said Town, in J. L. Thompson Supply Limited.

Dated at Wallaceburg, Ontario, this 1st day of February, A.D. 1952.

BURGESS & CLEMENT,
Wallaceburg, Ontario,
Solicitor for the Applicant.

(259)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township.

2. To empower the Council of the said Corporation to dissolve the union school section of which Public School Section number 19 of the Township forms a part and to include such Section number 19 in the Township school area.

3. To establish a single board of education for the public school administration of such Township school area and for the high school administration of the South Peel high school district which includes the Village of Port Credit.

4. To provide for the election of the Township members of such board of education by wards.

Dated at Cooksville this 5th day of February, 1952.

GORDON B. JACKSON, Q.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(292)

6-7-8-9-10-11

TAKE NOTICE that the Grand Lodge of Ontario of the Independent Order of Odd Fellows will make application to the Legislative Assembly of the Province of Ontario at the next Session thereof for legislation permitting the said Grand Lodge of Ontario of the Independent Order of Odd Fellows to acquire and hold shares of the capital stock of the I.O.O.F. Hall Association of Toronto Limited.

Dated the 31st day of January, A.D. 1952.

P. V. IBBETSON, Q.C.,
Bank of Hamilton Chambers,
Port Arthur, Ontario,
Solicitor for the Applicant.

(274)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at its next Session, for an Act:

11. (a) To provide that, notwithstanding any of the provisions of The Municipal Act, the Council of the said Corporation be authorized and empowered

(i) To pass a by-law or by-laws, with the approval of The Department of Municipal Affairs, upon such terms and conditions as the Council of the said Corporation may determine, to provide and pay to any person who is now or has been an employee of the said Corporation as defined by paragraph 48 (a) of section 386 of The Municipal Act, who at the date of retirement has or had less than twenty years' service with the said Corporation, an annual gratuity of \$15.00 for each year of service of the employee with the said Corporation prior to the 1st day of January, 1948, periods of less than a full year being pro-rated, which gratuities may be for life of employee and term certain not exceeding five years.

(ii) To pass by-laws to provide moneys required for payment of gratuities and to invest the same.

(b) To provide that no part of the funds so raised may be used for any other purpose without certificate of The Department of Municipal Affairs.

2. To provide that the Council of the said Corporation may pass by-laws to authorize and regulate, as may be determined, erection and maintenance of poles and wires for transmitting electric or electronic impulses and messages of every kind, including those of alarm and protective systems, radio programmes and television programmes.

3. To provide that the Council of the said Corporation be authorized to pass by-laws for the following purposes:

(a) To rent or license the use of all or any part of the market square in the City of London for market purposes upon terms and conditions, and for such rental or license fee as to the Council may appear proper, provided no term shall exceed one year;

(b) to provide that when in the opinion of the Council of the said Corporation any or all parts of the market square are not required for market purposes, the said Corporation may provide for parking of motor vehicles for a fee or charge and to collect the same by meters or other means, and to govern and regulate such parking and to impose penalties for infractions of the regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply;

(c) to authorize the said Corporation, when in the opinion of the Council of the said Corporation it may appear proper, to set aside for market purposes public highways adjoining the said market square or any parts thereof, and to provide for the use of the same for a fee or charge and to collect such fee by parking meters or otherwise and to govern and regulate such use of such highways and to impose penalties for the infractions of such regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply to such use;

(d) to provide that with the approval of the rate-payers a building or buildings may be constructed upon the market square which shall be used for market purposes and may incorporate storage facilities, retail stores and parking facilities for vehicles, and to govern and regulate the use of such buildings, and to impose penalties for infractions of such regulations;

- (e) to provide that such uses or any of them when established upon the market square shall be deemed for all purposes to be the operation of a public market.

4. To provide for the repeal of sections 6 and 7 of The City of London Act, 1951, which Act provides for the constitution of The London Transportation Commission and substituting therefor new sections 6 and 7, which will provide that with the intent that the Transportation System shall be entirely self-sustaining, the Commission shall so regulate and fix tolls and fares for the carriage of passengers that a revenue shall be produced which with the application of the fare stabilization reserve will be sufficient to provide for the cost of operating the transportation system, and which new sections will have the effect of relieving the Transportation Commission from paying to the said Corporation sums to retire payments of principal and interest on debentures issued for the purposes of the transportation system, and providing that all cost to the said Corporation of and incidental to acquiring the transportation system should be a debt and charge on the books of the Commission and bear interest annually and paid at such rate as the Council of the said Corporation may determine until such debt is retired, and to provide that the Commission should reduce such indebtedness to the amount of the debenture issue not later than the 31st day of December, 1952, and to provide that the Commission shall pay to the said Corporation the surplus in each year in the hands of the Commission forthwith after the completion of the audit of the books of the Commission, which sum shall be applied in reduction of the charge or debt due to the said Corporation.

5. To declare legal, valid and binding a deed made by University of Western Ontario to The Corporation of the City of London, bearing date the 31st day of March, 1951, and registered on the 19th day of April, 1951, as Number 55941 for the East Division of the City of London and to vest the lands described therein in the said Corporation.

6. To provide that the said Corporation may set up a fund with the excess of receipts from parking meters over all expenses and disbursements in connection therewith and use the same to purchase or ease lands for parking of vehicles, for the improvement of traffic conditions, for the widening or extension of streets or widening of pavements on streets within the City of London.

7. To provide that the Council of the said Corporation be authorized and empowered, and shall be deemed to have had power to pass by-laws to authorize persons to lay and maintain pipes or conduits in the streets and lands of the Corporation for the transmission of oxygen or other non-inflammable gas or liquid, to make an annual or other charge therefor and for entering into agreements with persons for the use of such pipes or conduits as the Council may consider proper, and to provide that such annual or other charge and any expenses incurred by the said Corporation in restoring the highways or lands to their former condition may be payable and payment may be enforced in like manner as taxes in respect of lands agreed upon.

8. To provide that the Council of the said Corporation be authorized and empowered to pass by-laws regulating the placing of signs upon street allowances and for making an annual or other charge and for entering into agreements with persons for such purposes, and to provide that such charge and the cost of restoring the highway to its former condition shall be payable, and payment may be enforced, in the same manner as taxes upon lands referred to in the by-law or agreement.

Dated at London, Ontario, this 6th day of February, A.D. 1952.

R. H. COOPER,
City Clerk.

(281)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN of the intention of the Corporation of the Town of Orillia to make application to the next Session of the Legislative Assembly of the Province of Ontario for a Private Act authorizing it to enter into an Agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power, under such terms and in such amounts and for such periods of time as may be agreeable to the said Corporation of the Town of Orillia, and the Hydro-Electric Power Commission of Ontario, notwithstanding any Public or Private Act at present regulating such purchase, and without being subject to present Legislation and Regulations affecting contributing Municipalities.

Dated at Orillia this 8th day of February, A.D. 1952.

H. E. M. PAYNE,
Clerk-Treasurer, Town of Orillia.

(350)

7-8-9-10-11-12

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Pelee will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To empower the Council of the Corporation of the Township of Pelee, without the requirement of a vote of the electors, to expend in any year from revenues obtained from the issue of non-resident hunting licenses under the Township by-law passed pursuant to the provisions of The Game and Fisheries Act, a sum not exceeding \$10,000.00 for aid to drainage works, for aid to the Local Municipal System or for any of the purposes for which Local Municipal Councils are by The Municipal Act, with the approval of the electors qualified to vote on money by-laws or otherwise, empowered to make grants or pay out moneys.

Dated at Leamington, Ontario, this 9th day of February, 1952.

MORRIS & WILLSON,
64 Talbot St. W.,
Leamington, Ont.,
Solicitors for the Applicant.

(362)

7-8-9-10-11-12

Corporation Notices

NOTICE IS HEREBY GIVEN that after the publication hereof in four consecutive issues of THE ONTARIO GAZETTE, Harry Schwartz, Furrier, Handel Linzon, Salesman, Irving Kleinberg, Manufacturer, Israel Inar, Operator, and Israel Eisenberg, Merchant, all of the City of Toronto, in the County of York and Province of Ontario, will petition His Honour the Lieutenant-Governor of the Province of Ontario for Letters Patent constituting such persons and any others who have signed the membership book and persons who thereafter become members in the mutual benefit society thereby created a corporation under the name of WIERZBNIKER FRIENDLY MUTUAL SICK BENEFIT SOCIETY for the purpose of undertaking any class of insurance for which a mutual benefit society may be licensed under the provisions of The Insurance Act.

Dated at Toronto this 12th day of February, 1952.

SHERMAN & MIDANIK,
21 Dundas Square, Toronto,
Solicitors for the Applicants.

(363)

7-8-9-10

WES. SWEET LIMITED

BY-LAW NUMBER 3

A by-law to increase the number of Directors

BE IT ENACTED, and it is hereby enacted as a by-law of the Company, as follows:

1. The number of the Board of Directors of the Company is hereby increased from three to five.

2. Three Directors shall constitute a quorum at any meeting of the Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised, in order to give effect to this by-law.

Enacted this Seventh day of February, 1952.

Witness the corporate seal of the Company.

W. R. SWEET,
President.

(Corporate Seal)

ALICE V. SWEET,
Secretary.

Certified a true copy of By-law Number 3, duly passed by the Directors and unanimously confirmed by the shareholders at a meeting duly called for considering the same.

ALICE V. SWEET,
Secretary.

(409) 9

ERIE FLOORING & WOOD PRODUCTS LIMITED

BY-LAW NUMBER 16

BE IT ENACTED and it is hereby enacted as a by-law of Erie Flooring & Wood Products Limited hereinafter called the "Company") as follows:

1. That the number of the Board of Directors be and it is hereby increased from five to seven.

2. That the By-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 8th day of November, 1950.

Witness the Corporate Seal of the Company.

DR. ARTHUR HAASZ,
President.
E. S. LIVERMORE,
Secretary.

I certify that this is a true copy of By-law Number 16 of Erie Flooring & Wood Products Limited, duly enacted by the Board of Directors of the Company and unanimously approved by the shareholders of the Company present or represented at a meeting of the shareholders of the Company duly called for the purpose of considering the same.

Dated at Toronto, Ontario, this 19th day of February, A.D. 1952.

(Seal) E. S. LIVERMORE,
Secretary.

(410) 8

R. O. BARBER LIMITED

By-LAW No. 5

BE IT ENACTED as follows as a By-law of R. O. Barber Limited:

There shall be a board of three directors instead of five directors who shall have full power and authority to manage and control the affairs of the Company and that part of By-law No. 1 pertaining to the qualifications and powers of directors shall remain the same and shall only be superseded in so far as the number of directors being reduced from five to three.

Enacted this thirtieth day of July, 1949.

Witness the Corporate Seal of the Company.

ROBT.O. BARBER,
President.
WILLIAM HAROLD STRUTHERS,
Secretary.

(425) 8

BARBER BUILDING BLOCKS LIMITED

BY-LAW No. 5

BE IT ENACTED as follows as a By-law of Barber Building Blocks Limited:

There shall be a board of three directors instead of five directors who shall have full power and authority to manage and control the affairs of the Company and that part of By-law No. 1 pertaining to the qualifications and powers of directors shall remain the same and shall only be superseded in so far as the number of directors being reduced from five to three.

Enacted this thirtieth day of July, 1949.

Witness the Corporate Seal of the Company.

ROBT. O. BARBER,
President.
ANNE M. BARBER,
Secretary.

(426) 8

RAY ELECTRIC LIMITED

BY-LAW No. 4

BE IT ENACTED as follows, as a By-law of Ray Electric Limited, there shall be a board of four directors instead of three directors who shall have full power and authority to manage and control the affairs of the Company and that part of By-law Number 1 pertaining to the qualifications and powers of the directors shall be the same and shall only be superseded in so far as the number of directors being increased from three to four.

Enacted this first day of August, 1951.

Witness the Corporate Seal of the Company.

J. KENNETH BLAIR,
President.
M. OLIVE SWAIN,
Secretary-Treasurer.

(427) 8

BILTON & PERRY LIMITED

BY-LAW No. 6

BE IT ENACTED and it is hereby enacted as a By-law of Bilton & Perry Limited that:—

The number of directors of the Company is hereby reduced from four to three.

Enacted this 2nd day of August, 1950.

Witness the Corporate Seal of the Company.

EDGAR E. BILTON,
President.
JOSEPH R. PERRY,
Secretary.

(428) 8

THE OWEN SOUND DAIRY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that The Owen Sound Dairy Company Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Owen Sound this Fourteenth day of February, 1952.

A. PERCIVAL HARWOOD,
Secretary.

(397) 8

TIMMINS TRANSPORT LIMITED, head office Timmins, Ontario, has by by-law, dated the 28th day of December, 1950, increased the number of its Directors from three as provided by its Letters Patent to Four.

J. E. LAMMINEN,
Timmins, Ontario
Company Solicitor.

(398) 8

LE SYNDICAT DE BATTEUSE DE TREFLE D'ALFRED LIMITED, hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Alfred, this 12th day of February, 1952.

ARMAND LANGEVIN,
Secretary-Treasurer.

(400) 8

NOTICE IS HEREBY GIVEN that DOYLE EQUIPMENT LIMITED will make an application to the Lieutenant-Governor for leave to surrender its charter.

Dated at London, Ontario, this 18th day of February, 1952.

ANNE DOYLE,
Secretary.

(403) 8

Change of Name Act

TAKE NOTICE that Robert Henry Farrington of 234 Darling Street, Brantford, Ontario, will apply to His Honour, Donald James Cowan, in Chambers, at the Court House, Brantford, Ontario, on Wednesday the 19th day of March, A.D. 1952, at ten o'clock in the forenoon, to change his name from Robert Henry Farrington to Robert Henry Knowles.

Dated at Brantford, Ontario, this 12th day of February, A.D. 1952.

TREPANIER, HAGEY &
KNEALE,
148 Dalhousie Street,
Brantford, Ontario.
Solicitors for the Applicant.

(390) 8

TAKE NOTICE that Cardin Ellyatt Hunt, Labourer, of the City of London in the County of Middlesex, will make application to the presiding Judge in Chambers at the Court House, Dundas and Ridout Streets, in the City of London, County of Middlesex, on Wednesday the 19th day of March, A.D. 1952, at 10.30 o'clock in the forenoon for an order changing his name to Carden Ellyatt Webb.

Dated at London, this 12th day of February, A.D. 1952.

CARROTHERS, EGNER,
FOX & ROBERTS,
403 Richmond Building,
London, Ontario,
Solicitors for the Applicant.

(399) 8

TAKE NOTICE that the application of Maurice Jacob Abramovitch, 8 Ross St., Toronto, to change his name to Maurice Jacob Abrams, and his wife's name from Marian Abramovitch to Marian Abrams, will be heard by His Honour Judge MacDonell, in his Chambers at the City Hall, Toronto, on Friday, the 29th day of February, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto this 25th day of January, 1952.

HENRY SIEGAL,
165 Spadina Ave., Toronto,
Solicitor for the Applicant.

(411) 8

APPLICATION will be made before His Honour George Edward Brennan, Esquire, Judge of the County Court of the United Counties of Stormont, Dundas and Glengarry, on the 27th day of March, A.D. 1952, at the hour of 10 o'clock in the forenoon, at his Chambers at the Court House, in the City of Cornwall, for an order to change the name of Menno Frederick Koch, of the City of Cornwall, in the County of Stormont and Province of Ontario, Salesman, to Menno Frederick Cook.

Dated at Cornwall this 20th day of February, A.D. 1952.

GEORGE A. STILES,
Cornwall, Ontario,
Solicitor for the Applicant.

(429) 8

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55) 2-3-4-5-6-7-8-9

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290) 6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of May, 1951, and still remaining unclaimed in the offices of the Canadian Pacific Express Company at different points in the Province of Ontario will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 128 King Street East, Toronto, Ontario, at eleven o'clock in the forenoon, on the 1st day of May, 1952, under authority of the Railway Act of Canada, unless same shall be called for before that date and all charges paid thereon.

CANADIAN PACIFIC EXPRESS COMPANY.

F. A. DOYLE,
Superintendent.

(300) 6-7-8-9-10-11

LAND TITLES ACT

In the matter of part of Lot 82, Registered Plan No. 382, for the City of Toronto, being the premises known as 196 Cowan Avenue, Toronto.

NOTICE IS HEREBY GIVEN that John C. Kyle, of the City of Toronto, in the County of York, Manager, and Doris Preston Colling, of the said City of Toronto, Married Woman, as Executors under the last Will and Testament of Catherine Kyle, late of the City of Toronto, in the County of York, Spinster, have made an application to the Master of Titles for a certificate of title to the above mentioned property under The Land Titles Act, whereof they claim to be the owners in fee, with a possessory title, free from all

incumbrances, except a mortgage made by Catherine Kyle, of the City of Toronto, Spinster, to Charles Clarence Murphy, of the City of Winnipeg, Manitoba, dated the 3rd day of May, 1937, and registered in the Registry Office for Toronto on the 29th day of January, 1938, as No. 19434 W.F.

WHEREFORE any other person having or claimant to have any title to or interest in the said land or any part thereof is required, on or before the 10th day of March, 1952, to file a statement of his claim in my office in the City of Toronto, and to serve a copy on McCarthy & McCarthy, Solicitors for the Applicants, and, in default, every such claim may be barred and the title of the Applicants become absolute and indefeasible, subject only to the reservations mentioned in sections 10 and 23 of the said Act.

The address of the said John C. Kyle and Doris Preston Colling for service is in care of McCarthy & McCarthy, 330 University Avenue, Toronto.

Dated this 21st day of February, A.D. 1952.

S. MERCER,
Deputy Master of Titles. 8

(435)

Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an Execution against Lands issued out of the Ninth Division Court of the County of York, to me directed, against the lands and tenements of Maria Koska, I have seized and taken in execution all the right, title, interest and equity of redemption of Maria Koska, the defendant, in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Toronto in the County of York and being composed of Lot 147 on the West side of Bastedo Avenue, Plan 1409 registered in Registry Office for Registry Division of Toronto.

Together with a right of way over the Southerly 7" of the Easterly 60' of Lot 146 on the said Plan and subject to a right of way over the most Northerly 11" of the Easterly 60' of the lands herein described, the said two strips of land lying together to form a mutual side entrance for the use, in common, of the owners and occupants from time to time of the houses on the lands lying immediately to the North and South thereof:

Together with a right of way in common with others entitled thereto over the Westerly 10' of Lot 146 and over the Westerly 10' of that part of Lot 145, Plan 1409, which lies South of Hanson Street, as extended by City by-law registered as No. 81687T for the purposes of a driveway for the use in common of the owners and occupants from time to time of the houses standing in 1923, on Lots 145, 146 and 147.

On the premises is said to be erected a solid brick, two storey building, having seven rooms and a sun room. There is hot water heating, hardwood downstairs, pine floors upstairs, and a three-piece bath upstairs, and a large modern, well-equipped kitchen. There are also garage facilities. The property is known as 32 Bastedo Avenue, Toronto.

All of which said right, title, interest and equity of redemption of the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto on Thursday the 29th day of May, A.D. 1952, at 2.15 in the afternoon.

Dated at Toronto, this 14th day of February, A.D. 1952.

J. D. CONOVER,
Sheriff of the County of York.

(401)

8

Publications Under The Regulations Act

FEBRUARY 23rd, 1952

THE MILK CONTROL ACT

O. Reg. 52/52.
Retail Milk Prices in the market of
Barry's Bay.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Barry's Bay shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.20	\$.21
pint.....	.11	.12
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(b) standard milk		
quart.....	.19	.20
pint.....	.10	.11
half-pint.....	.06	.07
(c) table cream		
half-pint.....	.19	.20
(d) whipping cream		
half-pint.....	.30	.31

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BEIZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 5th day of February 1952.

(320)

8

THE MILK CONTROL ACT

O. Reg. 53/52.
Retail Milk Prices in the market of
Elmira.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Elmira shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
pint.....	.09	.10
half-pint.....	.06	.07
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.14	.15
(d) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(e) table cream		
half-pint.....	.25	.26
(f) whipping cream		
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February 1952.

(321)

8

THE MILK CONTROL ACT

O. Reg. 54/52.
Retail Milk Prices in the market of
St. Marys.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of St. Marys shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.17	\$.18
pint.	.09	.10
half-pint.	.06	.07

(b) cereal treat		
quart.	.65	.66
half-pint.	.18	.19
(c) chocolate drink		
quart.	.22	.23
pint.	.12	.13
half-pint.	.08	.09
8 ounces.	.07	.08
7 ounces.	.06	.07
(d) skim-milk		
quart.	.15	.16
(e) special milk		
quart.	.23	.24
pint.	.13	.14
half-pint.	.08	.09
(f) standard milk		
quart.	.21	.22
pint.	.12	.13
half-pint.	.07	.08
(g) table cream		
quart.	.85	.86
pint.	.45	.46
half-pint.	.25	.26
(h) whipping cream		
quart.	1.25	1.26
pint.	.65	.66
half-pint.	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February, 1952.

(322)

8

THE MILK CONTROL ACT

O. Reg. 55/52.
Retail Milk Prices in the market of
Uxbridge.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;

- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Uxbridge shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(c) skim-milk		
quart.....	.14	.15
pint.....	.08	.09
(d) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(e) table cream		
half-pint.....	.23	.24
(f) whipping cream		
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February, 1952.

(323)

8

THE MILK CONTROL ACT

O. Reg. 56/52.
Retail Milk Prices in the market of
Palmerston.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.35 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Palmerston shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
(b) chocolate drink		
quart.....	.20	.21
pint.....	.12	.13
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(c) standard milk		
quart.....	.19	.20
pint.....	.11	.12
half-pint.....	.06	.07
(d) table cream		
pint.....	.42	.43
half-pint.....	.25	.26
(e) whipping cream		
pint.....	.55	.56
half-pint.....	.33	.34

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February, 1952.

(324)

8

THE MILK CONTROL ACT

O. Reg. 57/52.
Retail Milk Prices in the market of
Millbrook, Bethany and Cavan.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Millbrook, Bethany and Cavan shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.11	\$.12
half-pint.....	.06	.07
(b) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
half-pint.....	.25	.26
(d) whipping cream		
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February, 1952.

(325) 8

THE MILK CONTROL ACT

O Reg 58/52
Retail Milk Prices in the market of
Port Dover.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 4.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;

- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Port Dover shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
pint.....	.09	.10
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(c) skim-milk		
quart.....	.14	.15
(d) special milk		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.07	.08
(e) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(f) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February, 1952.

(326) 8

THE MILK CONTROL ACT

O. Reg. 59/52.

Retail Milk Prices in the markets of
Arnprior and Braeside.

New.

Made—5th February, 1952.

Filed—5th February, 1952, 4.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Arnprior and Braeside shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
pint.....	.10	.11
half-pint.....	.06	.07
(b) chocolate drink		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.16	.17
(d) sour cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(e) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09

(f) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08

(g) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26

(h) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February, 1952.

(327)

8

THE MILK CONTROL ACT

O. Reg. 60/52.

Retail Milk Prices in the market of
Woodstock.

New.

Made—5th February, 1952.

Filed—5th February, 1952, 4.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Woodstock shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
pint.....	.09	.10
(b) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.15	.16
(d) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(e) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
(f) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3 These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 5th day of February, 1952.

(328) 8

THE MILK CONTROL ACT

O. Reg. 61/52.
Retail Milk Prices in the market of
Harriston.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 5.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;

- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Harriston shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
(b) chocolate drink		
quart.....	.20	.21
pint.....	.10	.11
8 ounces.....	.06	.07
(c) standard milk		
quart.....	.19	.20
pint.....	.10	.11
half-pint.....	.05	.06
(d) table cream		
quart.....	.70	.71
pint.....	.38	.39
half-pint.....	.19	.20
(e) whipping cream		
quart.....	1.00	1.01
pint.....	.50	.51
half-pint.....	.28	.29

3. These regulations shall come into force on the 16th of February 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

Dated at Toronto, this 5th day of February 1952.

(329) 8

THE MILK CONTROL ACT

O. Reg. 62/52.
Retail Milk Prices in the market of
Glencoe.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 5.05 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1 In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Glencoe shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
(b) chocolate drink		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
(c) skim-milk		
quart.....	.14	.15
(d) special milk		
quart.....	.22	.23
pint.....	.13	.14
half-pint.....	.08	.09
(e) standard milk		
quart.....	.20	.21
pint.....	.12	.13
half-pint.....	.07	.08
(f) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3 These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member
J. L. BURROWS
Member

Dated at Toronto, this 5th day of February 1952.

(330)

8

THE MILK CONTROL ACT

O. Reg. 63/52.

Retail Milk Prices in the market of
Merrickville.

New.

Made—5th February, 1952.

Filed—5th February, 1952, 5.10 p m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, standard milk, table cream, and whipping cream may be sold by retail in the market of Merrickville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
(b) cereal treat		
quart.....	.65	.66
half-pint.....	.18	.19
(c) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
(d) skim-milk		
quart.....	.15	.16
(e) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
(f) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 5th day of February, 1952.

(331)

8

THE MILK CONTROL ACT

O. Reg. 64/52.
Retail Milk Prices in the market of
Mattawa.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 5.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Mattawa shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.25	\$.26
pint.....	.15	.16
7 ounces.....	.06	.07
(b) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
quart.....	.62	.63
pint.....	.34	.35
half-pint.....	.18	.19
(d) whipping cream		
quart.....	1.00	1.01
pint.....	.55	.56
half-pint.....	.30	.31

3. These regulations shall come into force on the 16th day of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 5th day of February, 1952.

(332)

8

THE MILK CONTROL ACT

O. Reg. 65/52.
Retail Milk Prices in the market of
Hespeler.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 5.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold in the market of Hespeler shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
pint.....	.09	.10
half-pint.....	.06	.07

(b) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.15	.16
(d) sour cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(e) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(f) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(g) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(h) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36
8 ounces.....	.28	.29
7 ounces.....	.25	.26

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

(Seal)

Dated at Toronto, this 5th day of February 1952.

(333) 8

THE MILK CONTROL ACT

O. Reg. 66/52.

Retail Milk Prices in the markets of
Aurora and Richmond Hill.
New.

Made—5th February, 1952.

Filed—5th February, 1952, 5.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by

churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;

- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;

- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;

- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Aurora and Richmond Hill shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
pint.....	.10	.11
half-pint.....	.06	.07
(b) chocolate drink		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(c) skim-milk		
quart.....	.16	.17
(d) special milk		
quart.....	.23	.24
pint.....	.13	.14
half-pint.....	.08	.09
(e) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(f) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
8 ounces.....	.20	.21
7 ounces.....	.18	.19
(g) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36
8 ounces.....	.28	.29
7 ounces.....	.25	.26

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 5th day of February 1952.

(334)] 8

THE MILK CONTROL ACT

O. Reg. 67/52.
Retail Milk Prices in the market of
Stouffville.
New.
Made—5th February, 1952.
Filed—5th February, 1952, 5.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Stouffville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.16	\$.17
(b) chocolate drink		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.07	.08
(c) skim-milk		
quart.....	.15	.16
(d) standard milk		
quart.....	.21	.22
pint.....	.12	.13
half-pint.....	.07	.08

(e) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26

(f) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 16th of February, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 5th day of February, 1952.

(335) 8

THE OLD AGE ASSISTANCE ACT, 1951

O. Reg. 68/52.
General Regulations.
New and revoking Regulations 309 of
Consolidated Regulations 1950.
Made—7th February, 1952.
Filed—8th February, 1952, 3.30 p.m.

REGULATIONS MADE UNDER THE OLD AGE ASSISTANCE ACT, 1951.

APPLICATION FOR ASSISTANCE

1. (1) Application for assistance shall be made in writing to the Director in form 1.

(2) The application shall be supported by a statutory declaration of the applicant or person making application on behalf of the applicant in the form indorsed on form 1.

(3) The application shall be accompanied by

(a) a statutory declaration in form 2 made by a reliable and disinterested person, other than the applicant, as regards residence in Canada of the applicant, and

(b) a consent to inspect assets in form 3.

2. A consent addressed to the Dominion Bureau of Statistics to furnish information as to age to the Director shall be in form 4.

DESIGNATION OF INVESTIGATORS

3. Every field-worker of the Department of Public Welfare is designated as an investigator.

POWERS AND DUTIES OF INVESTIGATORS

4. An investigator shall, at the request of the Director, investigate and report in writing to the Director upon

(a) the persons and under the conditions specified in clause a of section 1 of the Act, and

- (b) any matter in respect of assistance.

DUTIES OF LOCAL AUTHORITIES

5. A local authority shall without charge to the applicant

- (a) obtain the necessary information for and complete form 1 and form 2, and
(b) attend upon execution and send the executed forms to the Director.

MEDICAL AND DENTAL SERVICES

6. A recipient shall without cost be entitled to receive

- (a) medical services provided under any agreement in writing in force from time to time between the Crown and the Ontario Medical Association, and

- (b) dental services provided under any agreement in writing in force from time to time between the Crown and The Royal College of Dental Surgeons of Ontario.

REVOCATION

7. Regulations 309 of Consolidated Regulations of Ontario 1950 are revoked.

FORM 1

The Old Age Assistance Act, 1951

APPLICATION FOR ASSISTANCE

I, make application under *The Old Age Assistance Act, 1951*, to the Director for assistance and in support thereof furnish the following information:

1. Name of applicant:
(Surname) (Christian names in full—underline name in common use)
2. Present address:
Street or Village, Town, City
Rural Route. or Post Office,
Lot..... Con..... Living with.....
Township of..... County or District of.....
3. Reach my home from Highway No. as follows.....
4. If applicant is a married woman, state full maiden name.....
5. State whether applicant has changed the applicant's name.....
If so, state the name before the change was made.....
6. Place of birth.....
7. Date of birth.....
8. State evidence of date of birth.....
9. State name of father..... Maiden name of mother.....
10. State full Christian name of spouse.....
Place of birth of spouse.....
Date of birth of spouse.....
11. If born outside Canada, state date of arrival in Canada.....
- 12.(a) Name of place or places of residence of applicant during the twenty years preceding the date of this application.

Municipality	Province or Country	Street Address	From			To		
			Day	Month	Year	Day	Month	Year
.....
.....
.....
.....
.....
.....
.....
.....
.....

(b) If the applicant has not resided in Canada during the twenty years immediately preceding the proposed commencement of assistance, state place or places of residence in Canada prior to the twenty years for an aggregate period equal to twice the aggregate period of absences from Canada during the twenty years.

Municipality	Province or Country	Street Address	From			To		
			Day	Month	Year	Day	Month	Year

13. Sex of applicant . .
14. State whether applicant is now married person, an unmarried person, widow, widower or divorced person
15. Date and place of marriage
16. State whether spouse is sighted or blind
17. If married, state whether applicant is living with spouse .
18. State whether spouse is a recipient of old age assistance or blind person's allowance
19. Occupation of applicant
20. Occupation of spouse
21. The INCOME of the applicant and spouse is:

Description	Applicant	Spouse
	\$	\$

22. The means of subsistence of the applicant and spouse is
23. REAL PROPERTY owned by applicant or spouse at the date of this application is:

Description	Owned by Applicant (assessed value)	Owned by spouse (assessed value)
	\$	\$

24. PERSONAL PROPERTY apart from household furnishings and personal effects owned by applicant or spouse at the date of this application is:

Description	Owned by Applicant	Owned by spouse
(1) Cash on hand.....	\$	\$
(2) Money in Post Office, Savings Bank, Chartered Bank or other institution. State particulars.....		
(3) Money held in trust for applicant or spouse. State name and address.....		
(4) Money loaned by applicant or spouse. State particulars.....		
(5) Securities. State particulars.....		
(6) Interest in business or venture of any kind. State particulars.....		
(7) Immediate realizable value of the amount remaining to be paid to a recipient or his spouse under a mortgage or agreement for sale.....		
(8) The proceeds of insurance received by a recipient or spouse.....		
(9) The cash surrender value of life insurance available to a recipient or his spouse.....		
(10) Other property. State particulars.....		

25. State whether applicant or spouse assigned or transferred any real or personal property to any person or persons within the five years preceding the date of this application.

If so, state particulars as follows:

Property transferred	Name and address of person to whom transferred, and relationship if any	Date of transfer	Amount still due
Real property..			\$
Cash or Mortgages.....			
Interest in business.....			
Securities ..			
Other property..			

26. State if applicant is in receipt of any allowance paid under *The Blind Persons Allowances Act, 1951*, any pension paid under *The Old Age Security Act (Canada)* or an allowance under the *War Veterans' Allowance Act, 1946 (Canada)*.....

27. Give names of all living sons and daughters and the amount contributed by each for maintenance of applicant or spouse during the past year:

[illegible]

Dated at this day of 19.....

(signature of applicant)

OF

(signature of person on behalf of applicant)

(signature of Local Authority completing application)

(official title)

STATUTORY DECLARATION SUPPORTING APPLICATION FOR ASSISTANCE

CANADA
PROVINCE OF ONTARIO
TO WIT:

In the matter of *The Old Age Assistance Act, 1951*

I,do solemnly declare:
(Name in full)

1. I am the applicant named in the foregoing application for assistance (or the person making application on behalf of the applicant).
2. All the statements in the foregoing application are true to the best of my knowledge and belief and no information required to be given has been concealed or omitted.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Declared before me at.....

in the Province of Ontario this

day of _____ 19____

(signature)

Magistrate, Justice of the Peace, Notary Public, or
Commissioner for taking affidavits.

FORM 2

The Old Age Assistance Act, 1951

DECLARATION AS TO RESIDENCE OF APPLICANT

CANADA } IN THE MATTER OF *The Old Age Assistance Act, 1951*
 ONTARIO } and
 TO WIT. } In the matter of the application of
 for assistance

I, of
 (address)

in the Province of do solemnly declare:

1. That I have been acquainted with the above-named applicant, and I have lived in Canada, at the dates and places as follows:

from 19 , to 19 , at
 from 19 , to 19 , at
 from 19 , to 19 , at
 from 19 , to 19 , at
 (Post Office) (Province)

2. That the applicant has, to my personal knowledge, resided in Canada at the dates and places as follows:

from 19 , to 19 , at
 from 19 , to 19 , at
 from 19 , to 19 , at
 from 19 , to 19 , at

3. That I am a disinterested person and I a relative of the applicant.
 (am or am not)

(If a relative of applicant, declare relationship in paragraph 4.)

4. I am

AND I make this solemn declaration conscientiously believing it to be true and knowing it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Declared before me at
 in the Province of
 this
 day of 19
 (signature)
 Magistrate, Justice of the Peace, Notary Public, or
 Commissioner for taking affidavits.

FORM 3

The Old Age Assistance Act, 1951

CONSENT TO INSPECT ASSETS

I, an applicant for assistance under *The Old Age Assistance Act, 1951*, consent that any investigator under the Act inspect and have access to any account held by me alone or jointly, in any bank, trust company or other financial institution or to any assets held in trust for me by any person or any records relating to any of them.

Dated this day of 19

Witness

(Signature of Applicant)

(Address)

FORM 4

The Old Age Assistance Act, 1951

CONSENT

To the Dominion Bureau of Statistics,
Ottawa, Ontario.

I am an applicant for Old Age Assistance under *The Old Age Assistance Act, 1951*, and I consent to the Director of Old Age Assistance obtaining information as to my age and I state:

Name in full

Maiden name

Date and place of birth

Full name of father.....
(Give full Christian name or names)

Full name of mother.....
(Give full Christian name or names)

Names of brothers and sisters when I was living with my parents.....

.....

.....

Name of husband or wife.....

Date and place of marriage.....

Names of children.....

Specific locality of my residence in Canada as below:.....

Census Date	City, Town, Village, Township or rural municipality	If in City, Street Address and Ward	County	Province	With whom living
Apr. 5, 1891			
Mar. 31, 1901			
June 1, 1911			
June 1, 1921			

Dated at this day of 19.....

Name.....
(signature of applicant)

Address.....

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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Mechanics Lien Act.....	.25
Companies Act.....	.75	Municipal Act.....	2.00
Conditional Sales Act.....	.25	Municipal Drainage Act	}25
Coroners' Act.....	.25	Municipal Drainage Aid Act	
Corporations Tax Act.....	.50	Provincial Aid to Drainage Act	
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Hospital Tax Act and Regulations25	Public Utilities Act.....	.25
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Land Titles Act.....	.50	Security Transfer Tax Act and Regulations.....	.25
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Line Fences Act.....	.25	Title Drainage Act.....	.25
Loan and Trust Corporations Act.....	1.25	Trustees Act.....	.25
Local Improvement Act.....	.50		

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1951.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Regulations Under The Division Courts Act... ..	1.00		
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No. 1	—Earliest Date Sale can be held—	April, 5th,	1952
February 2nd,	" " 5	" " " " " "	—May 3rd,	"
March 1st,	" " 9	" " " " " "	—June 2nd,	"
April 5th,	" " 14	" " " " " "	—July 5th,	"
May 3rd,	" " 18	" " " " " "	—August 2nd,	"
June 7th,	" " 23	" " " " " "	—September 6th,	"
July 5th,	" " 27	" " " " " "	—October 4th,	"
August 2nd,	" " 31	" " " " " "	—November 1st,	"
September 6th,	" " 36	" " " " " "	—December 6th,	"
October 4th,	" " 40	" " " " " "	—January 3rd,	1953
November 1st,	" " 44	" " " " " "	—February 2nd,	"
December 6th,	" " 49	" " " " " "	—March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE**.

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—
 - (a) for a double-column insertion of,
 - (i) a notice of the sale of land for arrears of taxes, \$5; and
 - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
 - (b) for a single-column insertion of all other matters,
 - (i) on the first insertion, 20 cents a line or fraction thereof; and
 - (ii) on each additional insertion, 10 cents a line or fraction thereof.
- (2) The rates in subregulation 1 shall be paid as follows:
 - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
 - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
- 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
 - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
 - (b) by others for a single copy, 15 cents.
- (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MARCH 1st, 1952

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Government Notices Respecting Corporations

Letters Patent of Incorporation

ADVANCED CHROME MANUFACTURING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Allen Newman and Thomas Allen Newman, Solicitors; and Alice Helena Eakins, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADVANCED CHROME MANUFACTURING LIMITED; To carry on the business of manufacturers of and jobbers and dealers in furniture of all kinds; with a capital divided into Three Hundred non-cumulative preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Allen Newman, Thomas Allen Newman and Alice Helena Eakins, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

ALLIED WELDING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Eric Gelling Moorhouse and Edward McLeod Shortt, Solicitors; and Christene McPherson, Secretary; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALLIED WELDING COMPANY LIMITED; To manufacture and deal in iron, steel and all other metal from the ore to the finished products, and to manufacture and deal in all goods, wares and merchandise in which metal is or may be used; and to carry on the business of machinists, welders, workers, galvanizers, enamelers, annealers, electroplaters and japanners; with a capital divided into Six Hundred 5% non-cumulative redeemable preference shares of the par value of Fifty dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of London; and its Provisional Directors being Eric Gelling Moorhouse, Edward McLeod Shortt and Christene McPherson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

BARTON TUBES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edwin Hilyard Charleson, Hugh John McNulty, Vivian Stewart McClenaghan and Burpee Bloomfield Jordan, Barristers; and Jean Marie Allard, Stenographer; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein,

a private company under the name of BARTON TUBES LIMITED: (a) To manufacture, import, buy, sell and deal in metal tubing, pipe, conduct tubes, well casing and fittings and accessories therefor; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand 6% cumulative redeemable preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Edwin Hilyard Charleson, Hugh John McNulty, Vivian Stewart McClenaghan, Burpee Bloomfield Jordan and Jean Marie Allard, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

BENRUTH STEEL PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Benjamin Harry Yuffy and Murray Yuffy, Barristers; and Marie McGuinness, Stenographer; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BENRUTH STEEL PRODUCTS LIMITED: (a) To manufacture, produce, process, buy, sell and deal in all kinds of metals and to carry on business of manufacturing, producing and otherwise preparing, buying or otherwise acquiring, storing, transporting and dealing generally in metal alloys and all other metals and steel and their compounds; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Two Thousand preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Windsor; and its Provisional Directors being Benjamin Harry Yuffy, Murray Yuffy and Marie McGuinness, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

CANADIAN CANOPY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Louis William Spencer and Joseph Louis Addison, Barristers; and May Carter, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN CANOPY COMPANY LIMITED; To manufacture, trade and deal in and carry on the business of manufacturers of cotton, wool, worsted and other allied products to trade and manufacture all types and kinds of tarpaulin products and by-products

thereof, either in the prepared, manufactured or raw state and to buy, sell, deal or trade in the same, and to carry on the business of manufacturers of tarpaulin products, textile goods and fabrics and waterproof goods and products; with a capital of Forty Thousand dollars divided into Three Hundred redeemable non-cumulative preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Louis William Spencer, Joseph Louis Addison and May Carter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CAN-AMERICAN FUR COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Richard Schiff and William Alan Scott, Solicitors; Robert Jacks, Student-at-Law; and Adele Rackus and Betty Furnam, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CAN-AMERICAN FUR COMPANY LIMITED: (a) To manufacture or improve, import or otherwise acquire, export, sell or otherwise dispose of and in any other manner whatsoever deal in goods, wares, merchandise and materials of every kind, material and description whatsoever pertaining to the fur industry; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Two Thousand non-cumulative redeemable preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Richard Schiff, William Alan Scott, Robert Jacks, Adele Rackus and Betty Furnam, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

CHATHAM MIDGET HOCKEY INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Hammond Mingay, Trusts Officer; Lyle DeLos Preston, Accountant; William Clarence Fell, Manager; and William Earl Longmore, Agent; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of CHATHAM MIDGET HOCKEY INCORPORATED: (a) To encourage and promote the playing of hockey; and for the further purposes and objects therein set forth: with its Head Office at the said City of Chatham; and its First Directors being Arthur Hammond Mingay, Lyle DeLos Preston, William Clarence Fell and William Earl Longmore, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

COMMERCIAL TOASTING MACHINES
LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Harold Kemp, George Edward Hill, Donald Lane Campbell and Alan Robertson MacDonald, Solicitors; and Aileene Ritchie, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COMMERCIAL TOASTING MACHINES LIMITED; To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters, generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, repair, buy, sell or otherwise deal in, import and export any materials, articles or things required in connection with or incidental to such business; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred Class A 3% non-cumulative redeemable preference shares of the par value of Ten dollars each, Four Thousand Class B non-voting preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Charles Harold Kemp, George Edward Hill, Donald Lane Campbell, Alan Robertson MacDonald and Aileene Ritchie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

DAYTONA INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eric Dean Roberts and John George Brown, Gentlemen; and Audrey Jean Salmon, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DAYTONA INVESTMENTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To act as fiscal agents for governments, persons, municipalities, firms and corporations, and to carry on a general financial agency, promotion and brokerage business; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars with its Head Office at the said City of Toronto; and its Provisional Directors being Eric Dean Roberts, John George Brown and Audrey Jean Salmon, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

EDDY & SON CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edward Green, Builder; Rose Green, Married Woman; Dolores Green, Secretary; and Frederick Murray Catzman, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EDDY & SON CONSTRUCTION LIMITED; To carry on the business of general contractors and builders and to enter into contracts for, construct, execute, own and carry on all descriptions of work and to carry on for the purposes aforesaid the businesses of a general construction company and contractors for the construction, erection, repair, alteration and maintenance of works, public and private; with a capital of Eighty-five Thousand dollars divided into Six Thousand Five Hundred preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Edward Green, Rose Green, Dolores Green and Frederick Murray Catzman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

FISHER GAUGE WORKS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of January, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alexander Fleming and Vincent Joseph McElderry, Barristers; and Beulah Olive Mather, Secretary; all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FISHER GAUGE WORKS LIMITED; To manufacture and sell machinery and metal ware of all kinds; with a capital of One Hundred Thousand dollars divided into Four Thousand preference shares of Ten dollars each and Six Thousand common shares of Ten dollars each; with its Head Office at the said City of Peterborough; and its Provisional Directors being Alexander Fleming, Vincent Joseph McElderry and Beulah Olive Mather, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

FOX CARTAGE AND STORAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Louis Mendelson and Edward Samuel Beatty, both of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and Austin Ray Fox, of the Township of Murray, in the County of Northumberland and Province of Ontario, Commercial Trucker; and any others who

have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FOX CARTAGE AND STORAGE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise; to act as forwarders, custom house brokers and warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred and Seventy-five preference shares of the par value of One Hundred dollars each and Seven Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Seven Thousand Five Hundred dollars; with its Head Office at the Town of Trenton, in the County of Hastings and Province of Ontario; and its Provisional Directors being Harry Louis Mendelson, Austin Ray Fox and Edward Samuel Beatty, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

W. J. GAGNÉ DRUGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Joseph Gagné, Druggist, and Edythe Georgina Pearl Gagné, Married Woman, both of the Town of Fort Frances, in the District of Rainy River and Province of Ontario; and William Harry Marr, of the Improvement District of Atikokan, in the said District of Rainy River, Druggist; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of W. J. GAGNÉ DRUGS LIMITED; Subject to the provisions of The Pharmacy Act: (a) To carry on a wholesale, retail, import, export, manufacturing and sales business in and to deal otherwise with goods, wares and merchandise of all kinds, and for the further purposes and objects therein set forth: with a capital divided into One Hundred and Twenty-five Thousand 6% non-cumulative non-voting redeemable preference shares of the par value of One dollar each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said Town of Fort Frances; and its Provisional Directors being Walter Joseph Gagné, Edythe Georgina Pearl Gagné and William Harry Marr, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

HARBACAN DEVELOPMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting John Fraser Hargrave, Barrister; and Lydia Mary Valoppi and Nevis Nellie Hargrave, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HARBACAN DEVELOPMENT LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Seven Hundred 5% non-cumulative redeemable preference shares of Ten dollars each and Three Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Fraser Hargrave, Lydia Mary Valoppi and Nevis Nellie Hargrave hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

HARRISON BODY WORKS, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Arthur Cobban and John Henderson Thomson, Solicitors; and George Edgar Creber, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HARRISON BODY WORKS, LIMITED: (a) To erect, purchase, lease or otherwise acquire and to maintain, operate and manage garages, service stations and buildings for the safekeeping, cleaning, repairing and care generally of motor cars, trucks, automobiles and vehicles of every kind, description and class, and of all the accessories thereof and thereto of any and every kind and description, and to rent, lease and hire motor cars, trucks and automobiles of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred 4% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Arthur Cobban, John Henderson Thomson and George Edgar Creber, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

HAY CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Edward Trusler and Owen Mitchell Lockhart, Solicitors; and Dorothy Weston, Secretary; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HAY CONSTRUCTION COMPANY LIMITED: (a) To carry on in any or all their branches the businesses of general contractors and builders and, in connection therewith, to enter into contracts for and to construct, execute, improve, purchase or otherwise acquire, own, mortgage, lease, exchange, sell or otherwise deal in or dispose of any and all description of works and to carry on for the purposes aforesaid the business of a general construction company; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being John Edward Trusler, Owen Mitchell Lockhart and Dorothy Weston, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

KILLARNEY COUNTRY CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth, constituting John Edward Keaveney and John Crowe, Contractors, and George William Burrows, Janitor, all of the Township of Toronto, in the County of Peel and Province of Ontario; James Steele Cameron, of the Town of New Toronto, in the County of York and Province of Ontario, Accountant; and Alfred Joseph Clifford O'Marra, of the City of Toronto, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of KILLARNEY COUNTRY CLUB: (a) To promote, organize, conduct and manage a country club and social club for the accommodation of the members of the Corporation and their friends and to provide a clubhouse and other conveniences and generally to afford to members and their friends all the usual privileges, advantages, conveniences and accommodations of a club, and to promote friendly and social intercourse among its members; and for the further purposes and objects therein set forth: with its Head Office in the said Township of Toronto; and its First Directors being John Edward Keaveney, James Steele Cameron, John Crowe, George William Burrows and Alfred Joseph Clifford O'Marra, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

KNIGHT-BOLTON COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Peter Knight, of the Township of Stamford, in the County of Welland and Province of Ontario, Welding Engineer; and Delmar Allan Bolton, Shop Superintendent, and Thomas George Whammond, Bookkeeper, both of the City of Niagara Falls, in the said County of Welland; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KNIGHT-BOLTON COMPANY LIMITED: (a) To manufacture, build, repair, buy, sell, export, import and deal in all kinds and classes of goods, wares, materials, articles and merchandise and, without limiting the generality of the foregoing, to manufacture or otherwise produce, buy, sell, deal in, machine and repair plastics, woods, minerals, ferrous and non-ferrous metals and metal products, machinery, machine parts and castings and metal substances of all kinds; and for the further purposes and objects therein set forth: with a capital divided into One Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office in the said Township of Stamford; and its Provisional Directors being Thomas Peter Knight, Delmar Allan Bolton and Thomas George Whammond, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

LAIDLAW PRODUCTIONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Ian Laidlaw, Broadcast Producer; Alexander Martin Macnaughton, Solicitor; and Shirley Mildred Lund, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAIDLAW PRODUCTIONS LIMITED: To produce radio and television programmes, to record for radio and television production, to carry on the business of an advertising agency, and to carry on the business of preparing advertising material; with a capital of Forty Thousand dollars divided into Two Hundred preference shares of One Hundred dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Ian Laidlaw, Alexander Martin Macnaughton and Shirley Mildred Lund, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

MOELLER MANUFACTURING COMPANY (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Henry Lloyd George Westland, Solicitor; Roy Armstrong Junor, Clerk; and Harold Gordon Hendry, Patent Attorney; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MOELLER MANUFACTURING COMPANY (CANADA) LIMITED: (a) To manufacture, produce and otherwise prepare, buy or otherwise acquire, store, transport, dispose of and deal generally in babbitt, brass, steel and their compounds or any other metals and all articles and things used in the manufacture and working thereof and any and all merchandise and commodities of whatsoever nature and character; and for the further purposes and objects therein set forth: with a capital of Twenty-five Thousand dollars divided into Two Hundred and Fifty shares of One Hundred dollars each; with its Head Office at the City of Niagara Falls, in the County of Welland and Province of Ontario; and its Provisional Directors being Henry Lloyd George Westland, Roy Armstrong Junor and Harold Gordon Hendry, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

NETTLETON'S JEWELLERY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh John McNulty, Edwin Hilyard Charleson and Vivian Stewart McClenaghan, all of the City of Ottawa, in the County of Carleton and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NETTLETON'S JEWELLERY LIMITED: (a) To carry on business as merchants dealing in all classes of merchandise usually carried in stock by jewellers, silversmiths, watchmakers, clockmakers, as well as dealers in all materials, tools, machinery, supplies, furniture, fixtures and equipment of and incidental to the said occupations; and for the further purposes and objects therein set forth: with a capital divided into Five Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Edwin Hilyard Charleson, Hugh John McNulty and Vivian Stewart McClenaghan, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

NEW ALBION (GALT) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stuart Hall Brown, Barrister; William Albert Attwells, Law Clerk; Douglas Richard Atkinson, Student-at-Law; and Dalton Macbeth, Gentleman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter

become shareholders therein, a private company under the name of NEW ALBION (GALT) LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of hotel, restaurant, cafe, tavern and lodging-house keepers, licensed victuallers, wine, beer and spirit merchants, manufacturers and importers of and dealers in aerated, mineral and artificial waters and other drinks and caterers for public amusements generally, coach, cab and carriage proprietors, livery stable keepers, garage keepers, owners and/or operators of motors, trucks and taxicabs, farmers and livestock dealers, importers of and dealers in food, beverages and domestic and foreign produce of all descriptions, proprietors of places of amusement, sport and entertainment of all kinds, tobacco merchants, newsstand operators, agents for railway and air-line and road or bus shipping companies and carriers and any other business which can conveniently be carried on in connection therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Ninety preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the City of Galt, in the County of Waterloo and Province of Ontario; and its Provisional Directors being Stuart Hall Brown, William Albert Attwells, Douglas Richard Atkinson and Dalton Macbeth, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

NORTH AMERICAN HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Jerome Brodey, Hardware Merchant; Peter Edmund Brodey, Student-at-Law; and Abraham Brodey, Physician; all of the Township of York, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein a private company under the name of NORTH AMERICAN HARDWARE LIMITED: (a) To prepare, fabricate, manufacture, purchase, distribute, sell and generally dispose of and deal in hardware, both at wholesale and retail; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred and Fifty preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of Toronto, in the said County of York; and its Provisional Directors being Donald Jerome Brodey, Peter Edmund Brodey and Abraham Brodey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

PLANNED SALES TRAINING AIDS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of January, A.D. 1952, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Rowan Grant Gordon, one of His Majesty's Counsel learned in the Law; and Norman Ernest Phipps and Stanley Armour, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **PLANNED SALES TRAINING AIDS LIMITED**: (a) To carry on the business of planning, designing and developing aids, methods and programmes for use in the training of personnel of public, industrial, commercial and other organizations; and for the further purposes and objects therein set forth: with a capital divided into Seventy-five Thousand non-voting 5% non-cumulative preference shares of the par value of One dollar each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Rowan Grant Gordon, Norman Ernest Phipps and Stanley Armour, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

THE PORCUPINE SHIFT BOSSES ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Olaf Leslie, James Innes, Robert Stewart Dewar and Walter Carson Millar, all of the Town of Timmins, in the District of Cochrane and Province of Ontario, Miners; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of **THE PORCUPINE SHIFT BOSSES ASSOCIATION**: (a) To establish an organization for the promotion of justice, harmony and the general welfare of the members of the Corporation and the goodwill of society; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Timmins; and its First Directors being Olaf Leslie, James Innes, Robert Stewart Dewar and Walter Carson Millar, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

THE PRIMROSE BAKING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Daniel Roland Michener, Solicitor, and Roslyn Alexander Smith, Student-at-Law, both of the City of Toronto, in the County of York and Province of Ontario; and Edwin Featherstone Ault, of the Town of Weston, in the said County of York, Student-at-Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **THE PRIMROSE BAKING COMPANY LIMITED**: (a) To manufacture, buy, sell and deal in bread,

pastry, flour, meal, shortening and bakers' supplies and goods, wares and merchandise made wholly or partly from the products of wheat, corn, barley and other cereals and to carry on the business of wholesale and retail bakers, confectioners and biscuit manufacturers; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Five Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Daniel Roland Michener, Roslyn Alexander Smith and Edwin Featherstone Ault, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

RAYMOND CLEANERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Herbert Lohead, Barrister; and Doris Murray and Kathleen Kozak, Secretaries; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of **RAYMOND CLEANERS LIMITED**: (a) To operate and carry on the general business of cleaners, pressers, dyers and storers of men's, women's and children's clothing, together with all activities connected with or incidental to the operation of such business; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being George Herbert Lohead, Doris Murray and Kathleen Kozak, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

ROBB'S DAIRY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alexander Laurence Robb, Gentleman; and Joseph Jeffery and Frederick Sydney Gregory, Solicitors; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **ROBB'S DAIRY LIMITED**: (a) To manufacture, sell and otherwise deal in condensed, preserved and evaporated milk, and all other forms of manufactured milk; to produce, purchase and sell

fresh milk, and all the products of milk; to manufacture, purchase and sell all food products; to raise, purchase and sell all garden, farm and dairy products; to raise, purchase, sell and otherwise deal in cattle and all other live stock; and to manufacture, lease, purchase and sell all machinery, tools, implements, apparatus and all other articles and appliances used in connection with all or any of the purposes aforesaid or with selling and transporting the manufactured and other products of the Company; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Four Hundred 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Alexander Laurence Robb, Joseph Jeffery and Frederick Sydney Gregory, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

RYERSON MINING AND DEVELOPMENT LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William Blain, Solicitor; John Douglas Parker, Office Manager; and Jean Alexandrine Livingstone, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of RYERSON MINING AND DEVELOPMENT LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John William Blain, John Douglas Parker and Jean Alexandrine Livingstone, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

SAM'S USED CAR MARKET LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilfrid Sarsfield Martin, of the village of Queenston, in the County of Lincoln and Province of Ontario, one of Her Majesty's Counsel

learned in the Law; and Donald Eric Calvert and Archibald Francis Sheppard, both of the City of Niagara Falls, in the County of Welland and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SAM'S USED CAR MARKET LIMITED: (a) To buy, sell, lease, use, operate, maintain, let or hire, trade and deal in and with, dispose of, manufacture and repair automobiles, trucks, tractors, motorcycles and motor vehicles of all kinds and the accessories and parts thereof of every kind and description and to carry on the business of dealers in and manufacturers of any of the said articles and, in particular, to carry on the business of dealers in used cars; and for the further purposes and objects therein set forth: with a capital divided into Five Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of Welland, in the said County of Welland; and its Provisional Directors being Wilfrid Sarsfield Martin, Donald Eric Calvert and Archibald Francis Sheppard, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

SCOTT WAYSIDE ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Cyril Valerian O'Connor, Barrister; and Mildred Cunderlick and Mildred Phillips, Stenographers; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SCOTT WAYSIDE ENTERPRISES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To establish, maintain and operate hotels, restaurants, inns, cafes, bakeries, taverns, lodges, tourist camps, tourist cabins, tourist lodges, motels, summer hotels and summer resorts; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred and Fifty preference shares of the par value of One Hundred dollars each and Seven Hundred and Fifty common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Seventy-five Thousand dollars; with its Head Office at the said City of Fort William; and its Provisional Directors being Cyril Valerian O'Connor, Mildred Cunderlick and Mildred Phillips, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

SEAL-MASTER WEATHERSTRIP LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Harold Chauncy Staysa, Manufacturer; Helena Rachel Staysa, Married Woman; and Stephen Ibbatson, Manager; all of the City of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SEALMASTER WEATHERSTRIP LIMITED; To buy, sell and otherwise deal in weatherstrip of every description; with a capital divided into Two Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being Harold Chauncy Staysa, Helena Rachel Staysa and Stephen Ibbatson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

SHERK'S HARDWARE & FURNITURE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ward Hugh Sherk and Jerry Ward Sherk, Merchants; and Ruby Allison Sherk, Housewife; all of the Village of Ridgeway, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SHERK'S HARDWARE & FURNITURE LIMITED: (a) To carry on business as retail merchants for the sale of hardware, furniture, paints and oils, shoes and builders' supplies; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Fifty common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office in the Township of Bertie, in the said County of Welland; and its Provisional Directors being Ward Hugh Sherk, Jerry Ward Sherk and Ruby Allison Sherk, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

SILVER WEDGE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Ross Stirrett, Barrister; Marjorie Stirrett and Jeane Marguerite Brown, Married Women; Marie Claire Macdonald, Legal Secretary; and Jean-Marie Stirrett, University Student; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become

subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SILVER WEDGE MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Ross Stirrett, Marjorie Stirrett, Marie Claire Macdonald, Jeane Marguerite Brown and Jean-Marie Stirrett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

SOUTH BAY LODGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Ambrose O'Flaherty, Solicitor; and Jean Kobernyk and Iris Melville, Secretaries; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SOUTH BAY LODGE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To establish, maintain and operate hotels, restaurants, inns, cafes, bakeries, taverns, lodges, tourist camps, tourist lodges, summer hotels and summer resorts; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Thomas Ambrose O'Flaherty, Jean Kobernyk and Iris Melville, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

TATTI HEATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Edward Green, Barrister, and Olive Leona Pirie, Secretary, both of the Town of Dundas, in the County of Wentworth and Province of Ontario; Thelma Gwendoline Hickey, of the Town of Burlington, in the County of Halton and Province of Ontario, Accountant; and Lydia Quehl, Stenographer, and Melba Johnston, Secretary, both of the City of

Hamilton, in the said County of Wentworth; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TATTI HEATING LIMITED: (a) To carry on the business of manufacturers of and dealers in furnaces of all kinds, whether oil-burning or otherwise, stokers, stoves, ranges and heating and air-conditioning apparatus and appliances of all kinds, their parts and accessories and kindred articles; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand 6% non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being William Edward Green, Thelma Gwendoline Hickey, Olive Leona Pirie, Lydia Quehl and Melba Jonston, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

TECHNICAL OIL CONSULTANTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William Blain, Solicitor; John Douglas Parker, Office Manager; and Jean Alexandrine Livingstone, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of TECHNICAL OIL CONSULTANTS LIMITED: (a) To carry on, in any or all of their respective branches, the businesses of petroleum and natural gas surveyors and geologists, and to act as consultants and managers to persons, firms and corporations engaged in petroleum and natural gas operations; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John William Blain, John Douglas Parker and Jean Alexandrine Livingstone hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

TOWNSEND-CLARK LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Philip Harmidas La Brosse, Manager; Everett Lane Weaver, Barrister; and Beatrice Louise Fitch, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons

who thereafter become shareholders therein, a private company under the name of TOWNSEND-CLARK LIMITED: (a) To acquire by purchase, lease, exchange, concession or otherwise real estate of all kinds or any interest therein, and to take, build upon, hold or maintain, work, develop, sell, lease, rent, exchange, mortgage, improve or otherwise deal in and dispose of the whole or any portion of the said lands and/or premises and/or interest therein, and to take or give such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand non-cumulative redeemable preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Philip Harmidas La Brosse, Everett Lane Weaver and Beatrice Louise Fitch, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

TRIUMPH OIL CORPORATION LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Galbraith Edison, John Black Aird and Douglas Albert Berlis, Solicitors; and Eileen Golfetto and Dorothy Nona Dunn, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of TRIUMPH OIL CORPORATION LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Galbraith Edison, John Black Aird, Douglas Albert Berlis, Eileen Golfetto and Dorothy Nona Dunn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

WALTER WILLSON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Willson, Motor Car Dealer, and Margaret Lillian Willson, Housewife, both of the Township of Brantford, in the County of Brant and Province of Ontario; and Henry Louis Hagey, of the City of Brantford, in the said County of Brant, one of Her Majesty's Counsel learned in the Law; and

any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **WALTER WILLSON LIMITED**; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, and rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods, and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand redeemable non-cumulative preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Brantford; and its Provisional Directors being Walter Willson, Henry Louis Hagey and Margaret Lillian Willson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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9

WRAY'S LADIES WEAR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clifford Manley Bunt, Merchant; Mildred Mary Bunt, Married Woman; and Muriel Mary Bunt, Registered Nurse; all of the City of Owen Sound, in the County of Grey and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **WRAY'S LADIES WEAR LIMITED**: (a) To manufacture, buy, sell or otherwise deal in goods, wares and merchandise of any and all descriptions; and for the further purposes and objects therein set forth: with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the said City of Owen Sound; and its Provisional Directors being Clifford Manley Bunt, Mildred Mary Bunt and Muriel Mary Bunt, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(452)

9

Supplementary Letters Patent

ADANAC SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to **ADANAC SUPPLY LIMITED**, incorporated April 1, A.D. 1949: (1) Amending clause (a) of the purposes and objects of the Company by deleting therefrom the following words, "and, more particularly, tools, dies, jigs, metal stampings, fixtures, machinery and supplies for furniture, bedding and upholstering industries", so that the said clause shall read as follows: (a) To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever; and (2) Increasing the capital stock of the Company by the creation of an additional Sixty Thousand shares without any nominal or par value, ranking *pari passu* in all respects with the existing shares of the Company; provided, however, that the aggregate consideration for the issue of the presently unissued Thirty-three Thousand Nine Hundred and Ninety-seven and the additional Sixty Thousand shares without any nominal or par value shall not exceed in amount or value the sum of Ninety-three Thousand Nine Hundred and Ninety-seven dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

COURT RADIATOR PLANT, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 7th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to **COURT RADIATOR PLANT, LIMITED**, incorporated May 1, A.D. 1930: (a) Designating the Ten Thousand shares of the capital stock of the Company without any nominal or par value as Ten Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Twenty Thousand preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and having the rights, privileges, preferences, restrictions and qualifications therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

THE EXCELSIOR LIFE INSURANCE COMPANY

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to **THE EXCELSIOR LIFE INSURANCE COMPANY**, incorporated August 7, A.D. 1889: Ordaining and declaring that, if the by-laws of the Company so provide, it shall not be necessary for a majority of the directors to constitute a quorum of the board; PROVIDED, however, that the number necessary to constitute a quorum shall be two-fifths thereof or such greater proportionate number as may be fixed by by-law.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

GENERAL HYDROCARBONS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 5th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to GENERAL HYDRO-CARBONS LIMITED, incorporated September 25, A.D. 1950: (1) Converting the Company into a PUBLIC COMPANY and deleting and expunging from the Letters Patent of Incorporation of the Company the Private Company clauses commencing with the words, "AND IT IS HEREBY ORDAINED AND DECLARED that the said Company shall be a PRIVATE COMPANY", and concluding with the words, "is hereby prohibited"; (2) Extending the purposes and objects of the Company as therein set forth; (3) Changing the Fifty Thousand common shares of the capital stock of the Company of the par value of One dollar each into Fifty Thousand shares without any nominal or par value; (4) Reclassifying and changing the Fifty Thousand preference shares of the capital stock of the Company of the par value of One dollar each into Fifty Thousand shares without any nominal or par value; (5) Increasing the capital stock of the Company by the creation of an additional Four Million Nine Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the unissued and the additional shares without any nominal or par value shall not exceed in amount or value the sum of Four Million Nine Hundred and Ninety-nine Thousand Nine Hundred and Ninety-seven dollars; and (6) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares commencing with the words, "AND IT IS HEREBY FURTHER ORDAINED AND DECLARED that the preference shares shall carry", and concluding with the words, "for the purpose of considering the same;".

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

GUELPH CASKETS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario; under his Seal of Office, to GUELPH CASKETS, LIMITED, incorporated January 6, A.D. 1932: (a) Designating the One Thousand shares of the capital stock of the Company of One Hundred dollars each as One Thousand common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Two Hundred and Fifty Thousand dollars by the creation of One Hundred and Fifty Thousand preference shares of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

HARMAN OILS & MINERALS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HARMAN OILS & MINERALS LIMITED, incorporated October 15, A.D. 1951: Changing the Two Million Seventy-five Thousand and Five issued and the Nine Hundred and Twenty-four Thousand Nine Hundred and Ninety-five unissued

shares of the capital stock of the Company without any nominal or par value into Two Million Seventy-five Thousand and Five issued and Nine Hundred and Twenty-four Thousand Nine Hundred and Ninety-five unissued shares of the par value of One dollar each, respectively.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

MAXWELL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MAXWELL LIMITED, incorporated July 26, A.D. 1948: (a) Reclassifying, subdividing and changing the One Hundred Thousand issued shares of the capital stock of the Company without any nominal or par value into Ten Thousand \$6 dividend cumulative participating preference shares without any nominal or par value, on the terms and conditions therein set forth, and One Hundred Thousand common shares without any nominal or par value; (b) Increasing the capital stock of the Company by the creation of an additional One Hundred Thousand common shares without any nominal or par value, ranking pari passu in all respects with the One Hundred Thousand common shares hereinbefore mentioned; provided, however, that the aggregate consideration for the issue of the additional common shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

MEYER BRENNER & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 6th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MEYER BRENNER & COMPANY LIMITED, incorporated November 27, A.D. 1940: (1) Extending the purposes and objects of the Company as therein set forth; (2) Designating the Three Thousand preference shares of the capital stock of the Company of Ten dollars each as Three Thousand first preference shares of Ten dollars each; (3) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Four Hundred Thousand dollars by the creation of Thirty-six Thousand non-voting second preference shares of Ten dollars each; and (4) Providing that the non-voting second preference shares shall rank pari passu with the first preference shares of the Company with the exception that the holders thereof shall not be entitled to vote at any meetings of the shareholders of the Company but shall be entitled to notice of any meeting of the shareholders convened for the purpose of considering and authorizing the dissolution of the Company or the sale of its undertaking or a substantial part thereof.

R. J. CUDNEY,
Deputy Provincial Secretary.

(453)

9

Erratum

ERRATUM

Vide Gazette Vol. LXXXV, dated Feb. 9, 1952, issue No. 6, page 345.

Notice re "Ernest Leitz (Canada) Limited", for "Ernest" read "Ernst" wherever the same shall appear.

(440) 9

Change of Name

KEEPRITE PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 13th day of February, A.D. 1952, has changed the name of KEEPRITE REFRIGERATION LIMITED, incorporated January 2, 1945, to KEEPRITE PRODUCTS LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(454) 9

STRUCTURAL PLASTICS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 12th day of February, A.D. 1952, has changed the name of FLEET-FIBERLAST LIMITED, incorporated October 29th, 1949, to STRUCTURAL PLASTICS LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(454) 9

Surrender and Cancellation of Letters Patent and Termination of Existence

NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated February 21, 1952, was passed cancelling the Letters Patent of the following companies as of March 13, 1952, for default in filing annual returns:

Name of Company	Date of Incorporation
The Piccadilly Hotel Company, Limited.	Dec. 26, 1934
Prince Albert Hotel Company, Limited.	Apr. 28, 1947
Report Red Lake Gold Mines Limited..	Feb. 11, 1946
Robertson Beryllium Developers Syndicate Limited.....	June 8, 1943
Roseland Lumber Company, Limited...	Dec. 18, 1939
Sainsbury Exploration Company, Limited.....	May 3, 1937

The Sarnia Cement Products Company, Limited.....	Apr. 17, 1928
George Seed and Sons Limited.....	Dec. 27, 1938
Select Northern Supply Co., Limited...	Aug. 13, 1945
Shallow River Mines Limited.....	May 3, 1937
Sherry Lee Gold Mines Limited.....	May 17, 1946
Simplex Motor and Machine Company, Limited.....	June 6, 1923
Sioux Development Company Limited..	Nov. 26, 1947
Smada Lead Mines Limited.....	Oct. 20, 1938
Solway Furniture Company Limited...	June 20, 1945
South Windsor Land Company, Limited	Apr. 14, 1928
Southern Food Products, Limited.....	Nov. 23, 1940
Southern Golds Limited.....	Aug. 31, 1936
The Southwestern Ontario Nurseries Limited.....	Apr. 28, 1941

R. J. CUDNEY,
Deputy Provincial Secretary.

(450) 9

BAY ELM PLAZA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BAY ELM PLAZA, LIMITED, incorporated by Letters Patent dated the 6th day of June, A.D. 1935, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455) 9

BRITISH IMPORTED FILMS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of BRITISH IMPORTED FILMS LIMITED, incorporated by Letters Patent dated the 10th day of February, A.D. 1938, and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455) 9

DOLLY KAE CANDY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of DOLLY KAE CANDY LIMITED, incorporated by Letters Patent dated the 4th day of December, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455) 9

DUPLATE TOOL AND DIE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of DUPLATE TOOL AND DIE LIMITED, incorporated by Letters Patent dated the 9th day of May, A.D. 1940, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

THE FLOS FARMERS CO-OPERATIVE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE FLOS FARMERS CO-OPERATIVE COMPANY, LIMITED, incorporated by Letters Patent dated the 18th day of May, A.D. 1927, and has directed that the same be cancelled and by his said Order has fixed the 10th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

THE FOOTE TRANSIT COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE FOOTE TRANSIT COMPANY, LIMITED, incorporated by Letters Patent dated the 15th day of November, A.D. 1928, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

GENERAL RELATIONS SERVICE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 31st day of January, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GENERAL RELATIONS SERVICE LIMITED, incorporated by Letters Patent dated the 22nd day of November, A.D. 1943, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

HEALY PICTON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HEALY PICTON LIMITED, incorporated by Letters Patent dated the 21st day of April, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

W. J. HYNES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of W. J. HYNES, LIMITED, incorporated by Letters Patent dated the 9th day of March, A.D. 1912, and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

NIAGARA TAXIS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of NIAGARA TAXIS LIMITED, incorporated by Letters Patent dated the 17th day of November, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

THE PETERBOROUGH PRINTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE PETERBOROUGH PRINTING COMPANY LIMITED, incorporated by Letters Patent dated the 9th day of February, A.D. 1938, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

PIGOTT TRACTOR & EQUIPMENT (ONTARIO)
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PIGOTT TRACTOR & EQUIPMENT (ONTARIO) LIMITED, incorporated by Letters Patent dated the 12th day of November, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

PRIOR CANNING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 8th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PRIOR CANNING COMPANY LIMITED, incorporated by Letters Patent dated the 9th day of May, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

PROTECTIVE SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PROTECTIVE SECURITIES LIMITED, incorporated by Letters Patent dated the 18th day of August, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

J. RONALD SMITH LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. RONALD SMITH LIMITED, incorporated by Letters Patent dated the 8th day of December, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

SPRUCE FALLS TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of December, A.D. 1951, in the terms and conditions therein set forth, has accepted the surrender of the charter of SPRUCE FALLS TRANSPORT LIMITED, incorporated by Letters Patent dated the 6th day of April, A.D. 1951, and has directed that the same be cancelled and by his said Order has fixed the 17th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

THE TOWLAND CONSTRUCTION COMPANY,
LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE TOWLAND CONSTRUCTION COMPANY, LIMITED, incorporated by Letters Patent dated the 10th day of January, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

WEBER FEED & SEED COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of February, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of WEBER FEED & SEED COMPANY, LIMITED, incorporated by Letters Patent dated the 3rd day of July, A.D. 1930, and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

WYATT CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of WYATT CONSTRUCTION CO. LIMITED, incorporated by Letters Patent dated the 8th day of January, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(455)

9

Licenses in Mortmain

SNAP-ON TOOLS OF CANADA, LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Administrator of the Government of the Province of Ontario in Council, by a Licence under the Great Seal of the Province of Ontario, bearing date the 13th day of February, A.D. 1952, has been pleased to authorize SNAP-ON TOOLS OF CANADA, LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 29th day of July, A.D. 1931, to acquire, hold and assure land in mortmain in Ontario, for a period of thirty years, and to the value of \$150,000.00, necessary for its actual use and occupation or to carry on its undertaking.

G. A. WELSH,
Provincial Secretary.

(456)

9

Extra-Provincial Corporations

BURNABY VENETIAN BLINDS LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 13th day of February, A.D. 1952, been pleased to authorize BURNABY VENETIAN BLINDS LIMITED, a Corporation created by or under the authority of the laws of the Province of Manitoba, by Letters Patent bearing date the 4th day of October, A.D. 1944, To manufacture, buy, sell, import and export, either at retail or wholesale, window and veranda blinds of all kinds and descriptions and all and any articles of a similar nature thereto, together with any and all materials required therefor;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$20,000.00,

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed William Vernal Matthews, of the City of Toronto, in the County of York and Province of Ontario, Company Manager, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(547)

9

ROWELL & ROWELL LTD.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Administrator of the Government of the Province of Ontario in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 13th day of February, A.D. 1952, been pleased to authorize ROWELL & ROWELL LTD., a Corporation created by or under the authority of the laws of the State of California, one of the United States of America, on the 21st day of November, A.D. 1951, by Articles of Incorporation, (a) To engage in jobbing manufacturing, and sale by mail order of pharmaceutical products; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$1,500.00,

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Gordon Goodman, of the City of Toronto in the County of York and Province of Ontario, Gentleman, to be its Attorney.

G. A. WELSH,
Provincial Secretary.

(457)

9

Liquor Licence Act

GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 18th day of February, 1952, of the vote taken in the Township of Jaffray and Melick, District of Kenora, on the 6th day of February, 1952, on the following question:

Are you in favour of the sale of beer and wine only under a dining room licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side 79
Votes polled for the Negative Side 186

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS,
Chief Election Officer.

Toronto, February 19th, 1952.

(434)

9

Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by Letters Patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
Aquelco Corporation Limited.....	Aug. 28, 1946	1947 to 1951 inclusive
Armstrong Baking Company Limited.....	Dec. 11, 1947	1948 to 1951 inclusive
The Arnot Construction Company, Limited.....	May 2, 1916	1917 to 1951 inclusive
Avon Homes Limited.....	Oct. 12, 1949	1950 and 1951
Balonor Heights, Limited.....	May 29, 1946	1947 to 1951 inclusive
Beaver Automotive Products Limited.....	July 20, 1936	1947 to 1951 inclusive
Beaver Piston Rings, Limited.....	Feb. 23, 1931	1947 to 1951 inclusive
Belbragar Company, Limited.....	Mar. 11, 1920	1946 to 1951 inclusive
Book-Arts of Canada Limited.....	Sept. 23, 1949	1950 and 1951
Brenda Yellowknife Mines Limited.....	June 22, 1945	1946 to 1951 inclusive
Cameo Art Manufacturing Company Limited.....	Oct. 16, 1943	1944 to 1951 inclusive
Canada Balsam Products Limited.....	Mar. 4, 1938	1938 to 1951 inclusive
Canada Balsam Products Co. Limited.....	Oct. 6, 1938	1939 to 1951 inclusive
Canada News Digest Limited.....	Mar. 13, 1947	1947 to 1951 inclusive
Capps Gold Mine Limited.....	July 9, 1935	1943 to 1951 inclusive
Century Tool & Die Works Limited.....	Sept. 17, 1941	1942 to 1951 inclusive
Collins Motor Products, Limited.....	May 8, 1923	1924 to 1951 inclusive
Dalapas Gold Mines Limited.....	Mar. 26, 1947	1947 to 1951 inclusive
Deseronto Mines Limited.....	May 25, 1945	1946 to 1951 inclusive
The Dominion Reed Supplies, Limited.....	July 4, 1925	1943 to 1951 inclusive
Dortera Mines Limited.....	Sept. 20, 1944	1950 and 1951
Douglas Mountain Manganese Mines Limited.....	Jan. 13, 1942	1942 to 1951 inclusive
Ely, Limited.....	Oct. 25, 1916	1933 to 1951 inclusive
Flexray Advertiser Limited.....	May 4, 1946	1949 to 1951 inclusive
General Bond Corporation, Limited.....	Sept. 13, 1920	1921 to 1951 inclusive
The General Securities Trading Company, Limited.....	Oct. 30, 1908	1909 to 1951 inclusive
Georgian Bay Construction Corporation Limited.....	Sept. 20, 1946	1947 to 1951 inclusive
The Wilson Lytle, Badgeron Company of Ontario Limited.....	Oct. 27, 1898	1949 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

(449)

9

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO

PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that The Corporation of the City of Ottawa will apply to the Legislative Assembly of the Province of Ontario at its next session for an act:

1. Authorizing the City

- (a) to pass by-laws fixing a standard of fitness of dwellings for human habitation, requiring owners of dwellings to conform to the standard, prohibiting the use of non-conforming dwellings, governing and regulating persons in the use and occupancy of dwellings and appointing a tribunal and inspectors for the enforcement of such by-laws;
- (b) to advance money to owners of dwellings unable to pay in whole or in part the cost of making them conform to the standard and to pass by-laws for the issue of debentures, without the assent of the ratepayers, for such purpose;
- (c) to create a lien upon dwellings in respect of which advances of money are made;
- (d) to do all work necessary to make dwellings conform to the standard, at the expense of the owner in the event of failure on the part of the owner to act, to enter upon the lands of the owner for such purpose and to create a lien upon dwellings for the amount expended by the City and to collect such amount in the same manner as municipal taxes;
- (e) to enforce by-laws for the above purposes in the same manner as by-laws passed under The Municipal Act;

2. Confirming certain orders of the Ontario Municipal Board respecting the annexation to the City of Ottawa of parts of the Townships of Nepean and Gloucester;

3. Authorizing the Board of Trustees of the Ottawa Firemen's Superannuation Fund, to enact, with the approval of Superintendent of Insurance for Ontario, amendments to the by-laws of the Fund.

4. Authorizing the City to pass by-laws regulating the exterior design of buildings facing parks, Federal District Commission driveways or similar public properties or thoroughfares and prohibiting the erection or alteration of such building the plans and specifications for which have not first been approved by an official or officials, or by a committee or board named by the City.

Dated at Ottawa this 19th day of January, 1952.

G. C. MEDCALF, Q.C.,
City Hall, Ottawa,
Solicitor for the Applicant.

(89) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an Application will be made by the City of Sault Ste. Marie to the Legislature of the Province of Ontario at its next session for a Private Bill providing that The Public Utilities Commission of the City of Sault Ste. Marie be composed of five members instead of three, four of whom shall be appointed by the City Council, and the fifth to be the Mayor of the City, ex officio, and to provide for the period of and time for and manner of such appointments, and to the extent necessary for that purpose to amend or repeal the several Acts affecting public utility matters as contained in the Statutes of Ontario for the years 1917,

1918, and 1919, each intituled "An Act respecting the City of Sault Ste. Marie".

Dated at Sault Ste. Marie, Ontario, this 16th day of January, 1952.

HAMILTON, CARMICHAEL
& BENNETT,
514 Queen St. E.,
Sault Ste. Marie, Ontario.
Solicitors for the Applicant.

(137) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Young Men's Christian Association of Belleville intends to apply to the Legislative Assembly of the Province of Ontario at the next Sitting thereof for a Special Act exempting the buildings, lands, equipment and undertaking of the Association from taxation for all purposes so long as they are occupied by, used and carried on for the purpose of the Association.

Dated at Belleville this 17th day of January, A.D. 1952.

EDWARD E. FOLLWELL,
Solicitor for
Belleville Young Men's Christian
Association.

ROBERT A. PRINGLE, Q.C.,
Solicitor for
the Corporation of the City of
Belleville.

(166) 4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that the Municipal Corporation of the City of Kingston will apply to the Legislative Assembly of the Province of Ontario, at its next session for a special Act of Parliament to:

(1) Confirm an Order of the Ontario Municipal Board numbered P.F.C. 4238 dated the 1st day of November 1951 and an amending Order of the Board dated the 20th day of December 1951 which provided for the Annexation to the City of Kingston of the Village of Portsmouth and certain portions of the Township of Kingston described in the said Order.

(2) Authorize the Corporation to pass by-laws to provide for a surcharge on water rates and if any of the revenue therefrom is not required for payment of any part of the outstanding capital cost of any existing work as defined in section 389 (1) (j) of the Municipal Act, provide for applying and using such revenue for future capital expenditures on such work or on treatment works.

(3) Authorize the Corporation to pass by-laws authorizing the acquisition and/or expropriation of land for industrial sites, and to pass by-laws authorizing the borrowing of money for that purpose, not exceeding the sum of \$100,000.00.

(4) Authorize the Corporation to pass by-laws to designate trailer camp areas and to regulate same. Further to prohibit the location of trailers used for human habitation within the Municipality except at the designated areas.

(5) Authorize the Corporation to pass by-laws ordering the removal of any building condemned pursuant to the Public Health Act, R.S.O. 1950 Chapter 306, Section 97.

(6) Authorize the Corporation to pass by-laws requiring all owners of houses on a street where there is a sewer to have all plumbing and drainage fixtures, except storm drains, of such houses connected with such sewer.

A copy of the proposed Bill may be examined at the office of the City Clerk.

Dated at Kingston, Ontario, this 23rd day of January, 1952.

THE CORPORATION OF THE
CITY OF KINGSTON

By its Solicitor,
HUGH F. GIBSON,

241 Bagot St., Kingston, Ont.

(167)

4-5-6-7-8-9

Amended

NOTICE IS HEREBY GIVEN that, on behalf of the Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario, at its next Session, for special legislation:

1. To enable the Council of the Corporation to pass by-laws for regulating and governing the erection and installation of television antennae or any classes thereof and for the inspection and charging of fees for same including authority to set up standards governing the quality of material to be used for television antennae.

2. To validate and confirm all sales of land for taxes within the City of Toronto held prior to the 1st day of January, 1951, and the tax deeds issued pursuant thereto.

3. To authorize the Council to pass by-laws requiring heavy trucks and buses to use curb lanes on highways of the City of Toronto to be designated by Council.

4. To authorize the Council to widen the paved or travelled portion of a highway and to widen sidewalks in the same manner as other local improvements.

5. To authorize the Council to establish an independent authority or commission for the purpose of establishing and operating parking areas throughout the City.

6. To authorize and validate a grant of \$225,000 toward the cost of erecting a new Jewish Home for the Aged outside of the City as a capital expenditure.

Dated at Toronto, this 22nd day of January, 1952.

W. G. ANGUS, Q.C.,
City Hall, Toronto.
Solicitor for the Applicant.

(165)

6-7-8-9

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Fort Erie application will be made to the legislative Assembly of the Province of Ontario at its next session for a special Act:

1. To provide that the members of a committee, commission or board as provided under the provisions of any or all of the said "Department of Education Act", "The Community Centres Act", and "The

Public Parks Act", and regulations made thereunder, may be composed of the same persons, and in the numbers and in the manner as provided in the said proposed Act.

2. That the said committee, commission or board shall have the authority and powers and shall be deemed to be established under and in accordance with the provisions of the said "The Department of Education Act", "The Community Centres Act" and "The Public Parks Act", and any regulations made thereunder.

Dated at Fort Erie, this 22nd day of January, A.D. 1952.

E. W. TYRRILL, Q.C.,
Fort Erie, Ontario.
Solicitor for the Applicant.

(168)

4-5-6-7-8-9

NOTICE IS HEREBY GIVEN that an application will be made by Sarnia Young Men's and Young Women's Christian Association to the Legislative Assembly of the Province of Ontario at its next session for a Special Act exempting its buildings, lands, equipment and undertaking, so long as they are occupied by, used and carried on for the purposes of the Association from taxation except for local improvements.

Dated at Sarnia, Ontario, this 28th day of January, 1952.

SARNIA YOUNG MEN'S AND
YOUNG WOMEN'S
CHRISTIAN ASSOCIATION
260 Mitton Street, North,
Sarnia, Ontario.

(247)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the City of Stratford will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To authorize and empower the Corporation of the City of Stratford to establish, by purchase or otherwise, a municipally operated bus transportation system in Stratford and to own real and personal property for use in connection therewith.

2. To authorize and empower the Council of the Corporation of the City of Stratford to issue debentures for the purposes as mentioned in paragraph 1 above to such an amount as approved by the Municipal Board.

3. To authorize and empower the Council of the Corporation of the City of Stratford to entrust the construction of any work in connection with the aforesaid transportation system and the control and management of the same to the Public Utilities Commission of the City of Stratford.

4. The assessed value of property for taxation in 1952 is \$15,749,475.00. Total debenture debit of City of Stratford is \$1,602,813.85.

Dated at Stratford, Ontario, this 24th day of January, A.D. 1952.

L. R. GRAHAM,
Clerk.

(209)

5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next Session for a private bill removing all restrictions to the use by the Town of Barrie of the property known as the Market Block in the Town of Barrie, and vesting the said property in fee simple in the Corporation of the Town of Barrie and providing for an alternative market site. The said Market Block may be better known as "The Open Square" at the Intersection of Mulcaster and Collier Streets in the said Town of Barrie that is to say: Commencing at the Southwest angle of the said Parallelogram then North six chains fifty links more or less to the Northwest angle of the said parallelogram then East five chains fifty links more or less to the Northeast angle of the said parallelogram then South six chains fifty links more or less to the Southeast angle of the said parallelogram then West five chains fifty links more or less to the place of beginning, as described in the original Patent from the Crown.

Dated this 28th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF BARRIE

By BOYS, SEAGRAM & ROWE,
13 Owen Street,
Barrie, Ontario,
Solicitors for the said Corporation.

(238) 5-6-7-8-9-10

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

NOTICE IS HEREBY GIVEN that the Corporation of the Municipality of Neebing will apply to the Legislative Assembly of the Province of Ontario at its next session of Legislature, for the following purposes, namely, that:

1. The Corporation of the Municipality of Neebing be divided into five wards.

2. (1) For the year 1953 and every year thereafter, the Council of the said Municipality be composed of a Reeve and five Councillors.

(2) The Reeve be elected annually by the voters of the whole Municipality and the five Councillors be elected annually by wards, one from each ward.

3. The Council of the said Municipality may pass By-laws providing for polling places for the electors of the Municipality and for all other purposes necessary for the holding of elections, prior to Jan., 1, 1953.

4. Sections 1 to 4 inclusive, of Chapter 76 of the Statutes of Ontario, 55 Victoria, passed in the year 1892 entitled: "An Act to Amend the Law Respecting the Municipality of Neebing" and all provisions in prior acts in consistence with this Act, be repealed.

5. Sections 10 to 13 inclusive, of Chapter 61, of the Statutes of Ontario, 4 Edward VII, passed in the year 1904, entitled: "An Act to Incorporate the Municipality of the Township of Paipoonge" and all provisions in prior acts, in consistence with this Act, be repealed.

Dated at the Township of Neebing, this 3rd day of July, A.D. 1951.

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

By BERNARD I. BLACK,
Solicitor for the Corporation.

(239) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act vesting that part of "The Old Cemetery" as shown on Plan 257 for the Town of Wallaceburg which lies to the West of Water Street in said Town, in J. L. Thompson Supply Limited.

Dated at Wallaceburg, Ontario, this 1st day of February, A.D. 1952.

BURGESS & CLEMENT,
Wallaceburg, Ontario,
Solicitor for the Applicant.

(259) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township.

2. To empower the Council of the said Corporation to dissolve the union school section of which Public School Section number 19 of the Township forms a part and to include such Section number 19 in the Township school area.

3. To establish a single board of education for the public school administration of such Township school area and for the high school administration of the South Peel high school district which includes the Village of Port Credit.

4. To provide for the election of the Township members of such board of education by wards.

Dated at Cooksville this 5th day of February, 1952.

GORDON B. JACKSON, Q.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(292) 6-7-8-9-10-11

TAKE NOTICE that the Grand Lodge of Ontario of the Independent Order of Odd Fellows will make application to the Legislative Assembly of the Province of Ontario at the next Session thereof for legislation permitting the said Grand Lodge of Ontario of the Independent Order of Odd Fellows to acquire and hold shares of the capital stock of the I.O.O.F. Hall Association of Toronto Limited.

Dated the 31st day of January, A.D. 1952.

P. V. IBBETSON, Q.C.,
Bank of Hamilton Chambers,
Port Arthur, Ontario,
Solicitor for the Applicant.

(274) 6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at its next Session, for an Act:

11. (a) To provide that, notwithstanding any of the provisions of The Municipal Act, the Council of the said Corporation be authorized and empowered

(i) To pass a by-law or by-laws, with the approval of The Department of Municipal Affairs, upon such terms and conditions as the Council of the said Corporation may determine, to provide and pay to any person who is now or has been an employee of the said Corporation as defined by paragraph 48 (a) of section 386 of The Municipal Act, who at the date of retirement has or had less than twenty years' service with the said Corporation, an annual gratuity of \$15.00 for each year of service of the employee with the said Corporation prior to the 1st day of January, 1948, periods of less than a full year being pro-rated, which gratuities may be for life of employee and term certain not exceeding five years.

(ii) To pass by-laws to provide moneys required for payment of gratuities and to invest the same.

(b) To provide that no part of the funds so raised may be used for any other purpose without certificate of The Department of Municipal Affairs.

2. To provide that the Council of the said Corporation may pass by-laws to authorize and regulate, as may be determined, erection and maintenance of poles and wires for transmitting electric or electronic impulses and messages of every kind, including those of alarm and protective systems, radio programmes and television programmes.

3. To provide that the Council of the said Corporation be authorized to pass by-laws for the following purposes:

(a) To rent or license the use of all or any part of the market square in the City of London for market purposes upon terms and conditions, and for such rental or license fee as to the Council may appear proper, provided no term shall exceed one year;

(b) to provide that when in the opinion of the Council of the said Corporation any or all parts of the market square are not required for market purposes, the said Corporation may provide for parking of motor vehicles for a fee or charge and to collect the same by meters or other means, and to govern and regulate such parking and to impose penalties for infractions of the regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply;

(c) to authorize the said Corporation, when in the opinion of the Council of the said Corporation it may appear proper, to set aside for market purposes public highways adjoining the said market square or any parts thereof, and to provide for the use of the same for a fee or charge and to collect such fee by parking meters or otherwise and to govern and regulate such use of such highways and to impose penalties for the infractions of such regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply to such use;

(d) to provide that with the approval of the rate-payers a building or buildings may be constructed upon the market square which shall be used for market purposes and may incorporate storage facilities, retail stores and parking facilities for vehicles, and to govern and regulate the use of such buildings, and to impose penalties for infractions of such regulations;

(e) to provide that such uses or any of them when established upon the market square shall be deemed for all purposes to be the operation of a public market.

4. To provide for the repeal of sections 6 and 7 of The City of London Act, 1951, which Act provides for the constitution of The London Transportation Commission and substituting therefor new sections 6 and 7, which will provide that with the intent that the Transportation System shall be entirely self-sustaining, the Commission shall so regulate and fix tolls and fares for the carriage of passengers that a revenue shall be produced which with the application of the fare stabilization reserve will be sufficient to provide for the cost of operating the transportation system, and which new sections will have the effect of relieving the Transportation Commission from paying to the said Corporation sums to retire payments of principal and interest on debentures issued for the purposes of the transportation system, and providing that all cost to the said Corporation of and incidental to acquiring the transportation system should be a debt and charge on the books of the Commission and bear interest annually and paid at such rate as the Council of the said Corporation may determine until such debt is retired, and to provide that the Commission should reduce such indebtedness to the amount of the debenture issue not later than the 31st day of December, 1952, and to provide that the Commission shall pay to the said Corporation the surplus in each year in the hands of the Commission forthwith after the completion of the audit of the books of the Commission, which sum shall be applied in reduction of the charge or debt due to the said Corporation.

5. To declare legal, valid and binding a deed made by University of Western Ontario to The Corporation of the City of London, bearing date the 31st day of March, 1951, and registered on the 19th day of April, 1951, as Number 55941 for the East Division of the City of London and to vest the lands described therein in the said Corporation.

6. To provide that the said Corporation may set up a fund with the excess of receipts from parking meters over all expenses and disbursements in connection therewith and use the same to purchase or lease lands for parking of vehicles, for the improvement of traffic conditions, for the widening or extension of streets or widening of pavements on streets within the City of London.

7. To provide that the Council of the said Corporation be authorized and empowered, and shall be deemed to have had power to pass by-laws to authorize persons to lay and maintain pipes or conduits in the streets and lands of the Corporation for the transmission of oxygen or other non-inflammable gas or liquid, to make an annual or other charge therefor and for entering into agreements with persons for the use of such pipes or conduits as the Council may consider proper, and to provide that such annual or other charge and any expenses incurred by the said Corporation in restoring the highways or lands to their former condition may be payable and payment may be enforced in like manner as taxes in respect of lands agreed upon.

8. To provide that the Council of the said Corporation be authorized and empowered to pass by-laws regulating the placing of signs upon street allowances and for making an annual or other charge and for entering into agreements with persons for such purposes, and to provide that such charge and the cost of restoring the highway to its former condition shall be payable, and payment may be enforced, in the same manner as taxes upon lands referred to in the by-law or agreement.

Dated at London, Ontario, this 6th day of February, A.D. 1952.

R. H. COOPER,
City Clerk.

NOTICE IS HEREBY GIVEN of the intention of the Corporation of the Town of Orillia to make application to the next Session of the Legislative Assembly of the Province of Ontario for a Private Act authorizing it to enter into an Agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power, under such terms and in such amounts and for such periods of time as may be agreeable to the said Corporation of the Town of Orillia, and the Hydro-Electric Power Commission of Ontario, notwithstanding any Public or Private Act at present regulating such purchase, and without being subject to present Legislation and Regulations affecting contributing Municipalities.

Dated at Orillia this 8th day of February, A.D. 1952.

H. E. M. PAYNE,
Clerk-Treasurer, Town of Orillia.

(350) 7-8-9-10-11-12

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Pelee will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To empower the Council of the Corporation of the Township of Pelee, without the requirement of a vote of the electors, to expend in any year from revenues obtained from the issue of non-resident hunting licenses under the Township by-law passed pursuant to the provisions of The Game and Fisheries Act, a sum not exceeding \$10,000.00 for aid to drainage works, for aid to the Local Municipal System or for any of the purposes for which Local Municipal Councils are by The Municipal Act, with the approval of the electors qualified to vote on money by-laws or otherwise, empowered to make grants or pay out moneys.

Dated at Leamington, Ontario, this 9th day of February, 1952.

MORRIS & WILLSON,
64 Talbot St. W.,
Leamington, Ont.,
Solicitors for the Applicant.

(362) 7-8-9-10-11-12

Corporation Notices

NOTICE IS HEREBY GIVEN that after the publication hereof in four consecutive issues of THE ONTARIO GAZETTE, Harry Schwartz, Furrier, Handel Linzon, Salesman, Irving Kleinberg, Manufacturer, Israel Inar, Operator, and Israel Eisenberg, Merchant, all of the City of Toronto, in the County of York and Province of Ontario, will petition His Honour the Lieutenant-Governor of the Province of Ontario for Letters Patent constituting such persons and any others who have signed the membership book and persons who thereafter become members in the mutual benefit society thereby created a corporation under the name of WIERZBNIKER FRIENDLY MUTUAL SICK BENEFIT SOCIETY for the purpose of undertaking any class of insurance for which a mutual benefit society may be licensed under the provisions of The Insurance Act.

Dated at Toronto this 12th day of February, 1952.

SHERMAN & MIDANIK,
21 Dundas Square, Toronto,
Solicitors for the Applicants.

(363) 7-8-9-10

SAND LAKE GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Sand Lake Gold Mines Limited (No Personal Liability) will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 19th day of February, A.D. 1952.

SAND LAKE GOLD MINES
LIMITED
(No Personal Liability)

By its Solicitors
MACDONALD & MACINTOSH,
357 Bay Street,
Toronto 1.

(441) 9

NOTICE IS HEREBY GIVEN that, in pursuance of the provisions of Section 175 of The Companies Act of the Province of Ontario, JARVIS PROPERTY DEVELOPMENTS LIMITED, at a general meeting of the shareholders held on February 18th 1952, which had been duly called for that purpose, passed a resolution requiring the winding up of the said Company, and that Fred Page Higgins & Company, C.A., of 36 Toronto Street Toronto, have been duly appointed Liquidators of the said Company for the purpose of winding up its affairs and of distributing its property.

Dated at Toronto, this 18th day of February, 1952.

LOUIS M. SINGER, Q.C.,
1507 Prudential House,
55 York Street, Toronto,

Solicitor for
JARVIS PROPERTY
DEVELOPMENTS LIMITED.

(442) 9

DEVON SECURITIES LIMITED

Under the provisions of The Companies Act (Ontario) Devon Securities Limited hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor of Ontario.

Dated at Toronto, this 21st day of February, 1952.

L. M. REID,
Secretary.

(443) 9

BY-LAW No. 5

Being a by-law providing for a chairman of the Board of Directors.

BE IT ENACTED and it is hereby enacted as a by-law of FORCE ELECTRIC PRODUCTS LIMITED (herein called the "Company") that:

1. There shall be a Chairman of the Board of Directors and he shall call and preside at any or

all meetings of the Board of Directors and shall exercise general supervision over the financial affairs and taxation problems of the Company and to further act in an advisory or consulting capacity in a general way.

2. The President shall be the chief executive officer of the Company and shall have and exercise all the powers and duties assigned to him by the by-laws of the Company, except as are assigned to the Chairman of the Board of Directors by this by-law.

Enacted this 18th day of February, 1952.

Witness the corporate seal of the Company.

H. R. FORCE,
President.

(Seal)

E. S. FORCE,
Secretary.

I hereby certify that this is a true copy of By-law enacted by Force Electric Products Limited on this date and I attach hereto the Corporate Seal of the Company.

Dated at Acton, Ontario, this 18th day of February, 1952.

(Seal) E. S. FORCE,
Secretary.

(444)

9

O'CONNOR FUEL TANKS LIMITED

BE IT ENACTED and it is hereby enacted as a by-law of O'Connor Fuel Tanks Limited (hereinafter called the "company") as follows:

1. That the number of directors be and the same is hereby decreased from 6 to 4 so that the Board of Directors of the company shall hereafter be composed of 4 directors.

2. That 3 directors shall constitute a quorum at any meeting of the Board of Directors.

3. That the existing directors shall continue in office as directors until the next meeting of the shareholders of the company and until their successors be elected.

4. That all prior by-laws, resolutions and proceedings of the company inconsistent herewith are hereby amended, modified, and revised in order to give effect to this by-law.

Passed and enacted this 26th day of January, 1952.

PAUL KOWALCHUK,
President.

(Corporate Seal)

W. J. YUSKO,
Secretary.

I, Walter J. Yusko, Secretary of O'Connor Fuel Tanks Limited, do hereby certify that the foregoing is a true and correct copy of a by-law passed and enacted by the directors of the said Company on the 26th day of January, 1952, and ratified, sanctioned, approved and confirmed by all shareholders of the said Company on the same day, at a meeting thereof duly held.

In witness whereof I have hereunto set my hand and the corporate seal of the said Company this 5th day of February, 1952.

(Corporate Seal) W. J. YUSKO,
Secretary.

(445)

9

AMUSEMENT RESEARCH COMPANY OF CANADA LIMITED

BE IT RESOLVED that Amusement Research Company of Canada, Limited be wound up voluntarily pursuant to the provisions of The Companies Act and that Joseph Cohen, of the City of Chatham, in the County of Kent, Merchant, be appointed Liquidator, for the purposes of such winding up.

Passed this 12th day of April, A.D. 1949.

Certified a true copy of the Resolution passed.

H. S. KING,
Secretary.

(446)

9

HIGBAR EXPLORATION CO LIMITED

Under the Companies Act of Ontario Higbar Exploration Co. Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on or after a date to be fixed by the Lieutenant-Governor of Ontario.

Dated at Toronto, this 22nd day of February, 1952.

TODSON H BECKER,
Secretary.

(458)

9

Under The Companies Act (Ontario) NEW LISKEARD ARENA LIMITED hereby gives notice that it will make application to His Honour, the Lieutenant-Governor of Ontario, for acceptance of the surrender of its charter on and after the date to be fixed by the Lieutenant-Governor.

Dated at New Liskeard, Ontario, this 21st day of February, A.D. 1952.

J. LOWERY TAYLOR,
Secretary-Treasurer.

(459)

9

LUNDBERG EXPLORATIONS LIMITED

BY-LAW NUMBER 7

BE IT ENACTED and it is hereby enacted as a by-law of Lundberg Explorations Limited (herein called "the Company") as follows:

1. The number of Directors of the Company be and the same is hereby increased from seven to nine so that the Board of Directors of the Company shall hereafter be composed of nine Directors.

2. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are amended, modified and revised in order to give effect to this by-law.

Enacted this 5th day of November, 1951.

Witness the corporate seal of the Company.

(Corporate Seal) HANS LUNDBERG,
President.
S. HOPWOOD,
Secretary.

Certified a true copy

S. HOPWOOD,
Secretary.

(460)

9

EASTWOOD CONSTRUCTION COMPANY LTD.

BY-LAW No. 10

Be it and it is hereby enacted as a by-law of the Eastwood Construction Company Limited that:

1. Paragraph No. 3 of By-law No. 1 be cancelled.
2. Number of Directors of the Company be five (5).

Enacted this 23rd day of January, A.D. 1952.

Witness the corporate seal of the Company.

J. H. EASTWOOD,
President.
EDITH D. EASTWOOD,
Secretary.

(461)

9

COMPANY OF MINERAL EXPLORERS LIMITED

BY-LAW NUMBER 4

Re by-law varying number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a by-law of Company of Mineral Explorers Limited (herein called the "Company") as follows:

1. The number of directors of the company be and the same is hereby increased from three to five so that the Board of Directors of the company shall hereafter be composed of five directors.

2. Three directors shall constitute a quorum at any meeting of the board of directors.

3. All prior by-laws, resolutions and proceedings of the company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 28th day of January, 1952.

Witness the corporate seal of the Company.

GEORGE BRADLEY,
President.

(Corporate Seal)

E. P. WILLIAMS,
Secretary.

I, Edward P. Williams, of the City of Toronto, in the County of York, Secretary of Company of Mineral Explorers Limited, certify the above to be a true copy.

E. P. WILLIAMS,
Secretary.

(470)

9

NOTICE IS HEREBY GIVEN that T. E. CLENDINNEN LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Ottawa, this 25th day of February, 1952.

M. O. COVINGTON,
Secretary.

(471)

9

VANDAY CONSTRUCTION CO. LTD.

TAKE NOTICE that at a special general meeting of the shareholders of Vanday Construction Co. Ltd., duly called for the purpose and held on the Twenty-seventh day of December, 1951, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of D. E. Elvidge of the City of Belleville as Liquidator.

Dated this 15th day of February, 1952.

DORA E. ELVIDGE,
Secretary.

(474)

9

NORTHROP & LYMAN CO. LIMITED

BY-LAW No. 5

BE IT ENACTED and it is hereby enacted as a by-law of Northrop & Lyman Co. Limited (hereinafter called "the Company") as follows:

1. There shall be a Chairman of the Board of Directors who shall be elected by the Directors from among their number.

2. The Chairman of the Board shall, when present preside at all meetings of the Board of Directors and shareholders and shall also perform such other duties as may from time to time be assigned to him by the Board of Directors.

3. Paragraph 19 of By-law No. 1 shall be amended by deleting therefrom the words "he shall, if present, preside at all meetings of the shareholders and directors and substituting therefor the words "he shall, in the absence of the Chairman of the Board of Directors, preside at all meetings of the shareholders and directors".

Witness the corporate seal of the Company.

Enacted this 17th day of January, 1952.

T. A. MCGILLIVRAY,
President.

(Seal)

R. F. STIGANT,
Secretary.

I, Ronald Frank Stigant, of the City of Toronto, in the County of York, Secretary of Northrop & Lyman Co. Limited, hereby certify that the foregoing is a true and correct copy of By-law No. 5 of Northrop & Lyman Co. Limited made and enacted by the Board of Directors of the said Company on the 17th day of January, 1952, and approved, ratified and confirmed by a vote of more than two-thirds of the shareholders of the Company present in person or represented by proxy at a special general meeting of the Company duly convened and held for considering the same on the 17th day of January, 1952.

In witness whereof I have hereunto set my hand and affixed the seal of the Company.

R. F. STIGANT,
Secretary.

(477) 9

FULLTON AGENCY LIMITED

Under the Companies Act (Ontario) Fullton Agency Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for an order accepting the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 27th day of February, 1952.

G. S. MONTGOMERY,
President.

(478) 9

PROPRIETARY MINES LIMITED

Under the provisions of The Companies Act (Ontario), Proprietary Mines Limited, hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter, and to direct its cancellation, and to fix a date upon and from which the Company shall be dissolved.

Dated at Toronto, this 25th day of February, 1952.

J. INGRAM,
Secretary.

(479) 9

ALLEN HOTEL CORPORATION LIMITED

Upon motion regularly made, seconded and unanimously carried, the following resolution was then passed:

BE IT RESOLVED that Allen Hotel Corporation Limited be wound-up voluntarily, pursuant to the provisions of Part XIV of the Ontario Companies Act, and that Allen Axler be appointed Liquidator for the purpose of such winding-up.

Certified a true copy of resolution passed at a special meeting of shareholders of Allen Hotel Corporation limited, held on the 8th day of February, 1952.

Dated at Toronto, this 22nd day of February, 1952.

ALLEN HOTEL CORPORATION
LIMITED,

RUBY AXLER,
Secretary.

(483) 9

BONEH HOUSES LIMITED

BY-LAW No. FOUR

Be it and it is hereby enacted as a by-law of the company as follows:

That the number of directors be reduced from four to three.

Enacted and passed this 10th day of April, 1951.

KALMAN BERGER,
President.
JULIUS KUHL,
Secretary-Treasurer.

I certify the foregoing to be a true copy of By-law No. 4, enacted by the directors of Boneh Houses Limited on the 10th day of April, 1951.

Dated at Toronto, this 27th day of February, 1952.

JULIUS KUHL,
Secretary-Treasurer.

(484) 9

FROBISHER LIMITED

BY-LAW No. 16

A by-law to increase the number of Directors of Frobisher Limited.

BE IT ENACTED as a by-law of Frobisher Limited that Article 3 of By-law No. 1 as re-enacted by By-law No. 15 be and the same is hereby repealed and the following substituted therefor as Article 3 of By-law No. 1:

3. Number—The affairs of the Company shall be managed by a Board of seven (7) Directors of whom four (4) shall form a quorum.

Enacted by the Directors this 19th day of November, 1951.

T. LINDSLEY,
President.

(Corporate Seal)

A. G. Fulton,
Secretary.

I hereby certify the foregoing to be a true copy of By-law No. 16 being a by-law to increase the number of Directors of Frobisher Limited and further certify that such by-law was enacted by the Directors of Frobisher Limited on November 19th, 1951, and approved, ratified, sanctioned and confirmed at the Annual and special general meeting of shareholders of Frobisher Limited duly called for the purpose of considering the same and held in Toronto, Ontario on February 26th, 1952.

FROBISHER LIMITED,
A. G. FULLTON,
Secretary.

(485) 9

AIRSPRAY LIMITED

NOTICE IS HEREBY GIVEN that Airspray Limited will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto, this 27th day of February, 1952.

H. S. MACKENZIE,
Secretary.

(489) 9

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting between us, the undersigned J. B. Smith and R. H. Smith, carrying on the contracting business under the firm name of R. H. SMITH CONSTRUCTION COMPANY, 60 Cavendish Street, London, Ontario, has this day been dissolved by mutual consent.

This notice is being published pursuant to Section 36 (2), of the Partnership Act, R.S.O. 1950, Chapter 270.

Dated at London, Ontario, this 1st day of February, A.D. 1952.

J. B. SMITH
and
R. H. SMITH

By their Solicitors,
MESSRS. WRIGHT & POOLE,
151 King Street,
London, Ontario.

(462)

9

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us, the undersigned, carrying on business as garage operators, at 251 Ottawa Street North, Hamilton, in partnership, under the name of OTTAWA SERVICE GARAGE, has this day been dissolved by mutual consent so far as regards the said Vincent Talbot, who retires from the firm.

The business in future will be carried on under the same name, by the said Edward Knight and Walter J. Moser, who will pay and discharge all debts and liabilities and will receive all monies payable to the said firm.

Dated at Hamilton, this 11th day of May, 1951.

VINCENT TALBOT,
EDWARD O. KNIGHT,
WALTER J. MOSER.

(486)

9

Change of Name Act

TAKE NOTICE that the Application of Charles Stuart, 5 Fernwood Gardens, East York, to change his name to Stuart Arthur Williams and his wife's name to Vera Gladys Williams will be heard by the presiding Judge in Chambers at the City Hall Toronto, on Monday the Twenty-fourth day of March, 1952, at 10.30 a.m.

Dated this Twentieth day of February, 1952.

D. L. CONSTABLE,
95 Yonge St., Toronto.
Solicitor for the Applicant.

(430)

9

NOTICE IS HEREBY GIVEN that the application of Sidney Charles Dossiter and Ellen Dossiter residing at 21 St. Marks Road, in the Township and County of York, to change their names to Sidney Charles Townley and Ellen Townley will be heard by his Honour Judge A. E. Honeywell in his Chambers at the City Hall, Toronto, on Friday, March 28th, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 21st day of February, 1952.

SIDNEY CHARLES DOSSITER,
Applicant.

By his Solicitor,
GEORGE WILLIAM PARKE HOOD,
2858 Dundas St., W., Toronto, Ontario.

(447)

9

TAKE NOTICE that an application will be made on behalf of Valentino Luciantonio, of the Town of Simcoe, in the County of Norfolk, pursuant to The Change of Name Act, R.S.O. 1950, c. 47, before His Honour Judge Brickenden at his Chambers, Court House, Simcoe, on Thursday the 20th day of March, 1952, at 9.30 o'clock in the forenoon, to change his name from Valentino Luciantonio to Val Lucian, and to change the name of his wife from Margaret Thomson Dundas Luciantonio to Margaret Thomson Dundas Lucian.

TISDALE & FORT,
55 Colborne St.,
Simcoe, Ontario.
Solicitors for the Applicant.

(448)

9

TAKE NOTICE that an application will be made to His Honour Judge Honeywell at His Chambers, City Hall, Toronto, on the 28th day of March, A.D. 1952, at 10.15 o'clock a.m. by William Shworak residing at 943 Dundas Street West, Toronto, to change his name to William Sheridan.

EDMONDS AND MALONEY,
80 King St., W., Toronto.
Solicitors for the Applicant.

(463)

9

TAKE NOTICE that Bernhard John Klassen of R. R. No. 3, Beamsville, will apply to His Honour Judge Darby, at the Court House, St. Catharines, on the 28th day of March, 1952, at 1.30 p.m. to change his name to Bernhard John Jansen.

Dated this 22nd day of February, 1952.

FORSTER AND THOMPSON,
12 Queen Street,
St. Catharines, Ontario.
Solicitors for the Applicant.

(464)

9

TAKE NOTICE that, pursuant to the Change of Name Act, Howard James Holmes, residing at 98 Amsterdam Avenue, Toronto, will make application to His Honour Judge Honeywell, at his Chambers,

City Hall, Toronto, on the 31st day of March, 1952, at 10.30 a.m., to change his name to William James Davis.

Dated at Toronto, this 25th day of February, 1952.

By HOLLIS E. BECKETT, Q.C.,
350 Bay Street,
Toronto.
His Solicitor herein.

(472) 9

TAKE NOTICE that John Mykolishyn, 473 Sutherland Drive, Leaside, will apply to His Honour Judge Honeywell at His Chambers, City Hall, Toronto, on Monday, the 31st day of March, 1952, at the hour of 10.30 o'clock in the forenoon, to change his name to John Marvin Mitchell.

Dated at Toronto, this 25th day of February, 1952.

KARAL AND BERGART,
3236 Yonge Street,
Toronto, Ontario.
Solicitors for the Applicant.

(473) 9

An application will be made before His Honour Judge Theo. L. McCombs, of the County Court of the County of Wentworth, on Thursday, the 27th day of March, 1952, at ten o'clock in the forenoon, at his Chambers in the Court House in the City of Hamilton for an Order to change the name of John Borysikiewicz, of R.R. No. 1, Troy, Ontario, to John Boris, and that of his wife, Anna Borysikiewicz, to Anna Boris, and his son, Ewen Borysikiewicz, to Owen Boris.

Dated at Hamilton, the 26th day of February, 1952.

F. R. MURGATROYD,
21 Hunter Street East,
Hamilton, Ontario.
Solicitor for the Applicant.

(480) 9

TAKE NOTICE that Roger Frank Foskett, of the Town of Trenton in the County of Hastings, will apply to His Honour Judge Jacob Carroll Anderson at his Chambers in the County Court, Belleville, or to the presiding Judge in Chambers in the said County Court, Belleville, on the 16th day of April, 1952, at the hour of Ten o'clock in the forenoon to change his name from Roger Frank Foskett to Roger Frank Schell.

ROBERT H. SMITHRIM,
Barrister, Solicitor, etc.,
55 Dundas Street West,
Trenton, Ontario.
Solicitor for the Applicant.

(481) 9

NOTICE IS HEREBY GIVEN, that the application of Metro Kumka, sometimes known as Matro Kumka, residing at the Village of Centralia, in the Township of Stephen, in the County of Huron, to change his name to Ernest Keene, will be heard by

His Honour Judge Thomas Moore Costello, Judge of the County Court of the County of Huron in his Chambers at the Court House, Goderich, on Friday, the 28th day of March, A.D. 1952, at the hour of 10 o'clock in the forenoon.

Dated at Exeter, this 26th day of February, A.D. 1952.

BELL & LAUGHTON,
Barristers & Solicitors,
Exeter, Ontario.
Solicitor for the Applicant.

(482) 9

TAKE NOTICE that Margaret Amanda Thompson Cameron, Widow, of 641 Richmond Street, London, Ontario, will apply to His Honour, Judge Ian MacRae, at his Chambers in the Court House, at the corner of Ridout and Dundas Streets, London, Ontario, on Wednesday, the 16th day of April, 1952, at ten o'clock in the forenoon, to change her name to Margaret Amanda Thompson.

Dated at London, Ontario, this 27th day of February, 1952.

M. V. SULLIVAN, Q.C.,
Dundas Building,
195 Dundas Street,
London, Ontario.
Solicitor for the said Applicant.

(487) 9

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, J. C. Van Horne, of Campbellton in the Province of New Brunswick, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of March, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario, the 7th day of January, A.D. 1952.

J. C. VAN HORNE,
Applicant.
41 Roseberry St.,
Campbellton,
New Brunswick.

(55) 2-3-4-5-6-7-8-9

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290) 6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of May, 1951, and still remaining unclaimed in the offices of the Canadian Pacific Express Company at different points in the Province of Ontario will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 128 King Street East, Toronto, Ontario, at eleven o'clock in the forenoon, on the 1st day of May, 1952, under authority of the Railway Act of Canada, unless same shall be called for before that date and all charges paid thereon.

CANADIAN PACIFIC EXPRESS COMPANY.

F. A. DOYLE,
Superintendent.

(300) 6-7-8-9-10-11

NOTICE OF RATE REVISION

NOTICE IS HEREBY GIVEN by Associated Medical Services Incorporated, that the rates for its Group Medical Service Plan that provides allowances for Medical, Surgical, Childbirth and Hospital services, will be increased as shown in the following table with effect from April 1, 1952. The change applies to subscriptions for this particular plan only, whether paid through a group or through individual payments directly to the Corporation's Head Office.

Rate Grouping	Monthly Subscription Rate	
	Old	New
Subscriber	\$1.10	\$1.50
Subscriber and one dependent	2.95	3.65
Subscriber and two or more dependents	3.70	4.75

K. W. ATCHESON,
Secretary-Treasurer,
615 Yonge Street,
Toronto, Ontario.

(488) 9

Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an Execution against Lands issued out of the County Court of the County of York, to me directed, against the goods and chattels and lands and tenements of Rose Madorsky, I have seized and taken in execution all the right, title, interest and equity of redemption of Rose Madorsky, the defendant, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York, and being parts of Lots 16 and 19, Block "B" according to Plan No. D29, and more particularly described as follows:

Commencing at a point in the easterly limit of Roxton Road where the production westerly of the centre line of partition wall between the house on the

lands herein described and that on the lands to the north thereof would, if produced westerly, intersect the said easterly limit of Roxton Road which said point is distant sixteen feet three and three quarter inches ($16' 3\frac{3}{4}"$) north from the southwesterly angle of said Lot No. 19; thence easterly along the said production of said centre line of wall and its production easterly in a line parallel to the south limit of said Lot No. 19, and distant sixteen feet three and three quarter inches ($16' 3\frac{3}{4}"$) north therefrom, in all a distance of eighty-four feet one-half inch ($84' \frac{1}{2}"$); thence southerly and parallel to the easterly limit of Roxton Road and distant eighty-four feet one-half inch ($84' \frac{1}{2}"$) east therefrom, a distance of twenty-two feet ($22'$) to a point five feet eight and one quarter inches ($85' 3\frac{1}{4}"$) south of the south limit of said Lot 19; thence westerly and parallel to the south limit of said Lot 19 eighty-four feet one-half inch ($84' \frac{1}{2}"$) to the east limit of Roxton Road; thence northerly along the east limit of Roxton Road twenty-two feet ($22'$) more or less to the place of beginning.

Subject to an agreement with the Corporation of the City of Toronto, now registered against the said lands providing for an easement over the westerly portion of the said lands.

The property is known as 63 Roxton Road and on the land is said to be erected a semi-detached brick house.

All of which said right, title, interest and equity of redemption of the said Rose Madorsky, as a joint tenant, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, June 10th, A.D. 1952, at 2.15 p.m.

Dated at Toronto, this 20th day of February, A.D. 1952.

J. D. CONOVER,
Sheriff, County of York.

(431) 9

UNDER AND BY VIRTUE of an Execution against Lands issued out of the County Court of the County of York, to me directed, against the goods and chattels and lands and tenements of Jessie Dodd, I have seized and taken in execution all the right, title, interest and equity of redemption of Jessie Dodd, the defendant, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York, and being composed of parts of Lots 98 and 99 on the south side of Baltic Avenue (formerly Fifth Avenue) in the said City of Toronto, according to registered Plan 417-E, more particularly described as follows:

Commencing at a point in the said south limit of Baltic Avenue, distant four feet five and three quarter inches ($4' 5\frac{3}{4}"$) more or less measured easterly thereon from the north westerly angle of Lot 99, said point being opposite the centre line of partition wall between the house on the lands herein described and that on the lands lying immediately adjacent to the east thereof; thence southerly in a straight line to and along the said centre line of partition wall and its production southerly in all a distance of ninety-three feet ($93'$) to a point in said Lot 99 distant four feet four and one-half inches ($4' 4\frac{1}{2}"$) more or less measured easterly from and at right angles to the westerly limit of the said Lot 99; thence westerly and parallel to the said southerly limit of Baltic Avenue, a distance of fourteen feet eleven inches ($14' 11"$) to a point in said Lot 98; thence northerly parallel or about parallel to the easterly limit of the said Lot 98 and following the centre line of passage-way between the house on the lands herein described and that on the lands

immediately adjacent to the west thereof, in all a distance of ninety-three feet (93') to a point in the southerly limit of Baltic Avenue, aforesaid; thence easterly following the said southerly limit of Baltic Avenue fourteen feet ten inches (14' 10") to the point of commencement.

Together with a right-of-way over, along and upon the northerly sixty-five feet (65') of the easterly one foot (1') of the lands adjoining to the west of the lands hereby described. And subject to a right-of-way over the northerly sixty-five feet (65') of the westerly one foot (1') of the lands hereby described.

The property is located at 5 Baltic Avenue and upon the said lands there is said to be erected a six room, semi-detached private residence.

All of which said right, title, interest and equity of redemption of the said Jessie Dodd I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, June 3rd, A.D. 1952 at 2.15 p.m.

Dated at Toronto, this 19th day of February, A.D. 1952.

J. D. CONOVER,
Sheriff, County of York.

(432)

9

UNDER AND BY VIRTUE of an Execution against Lands issued out of the County Court of the County of York, to me directed, against the goods and chattels and lands and tenements of Gesualdo Tarlattini, I have seized and taken in execution all the right, title interest and equity of redemption of Gesualdo Tarlattini, the defendant, in and to:

All and singular that certain parcel or tract of and premises situate, lying and being in the County of York and Province of Ontario and described as parcel number 6946 in the Register for East Section of the Township of York, in the Office of Land Titles at Toronto; said parcel of land being described as follows:

Those parts of lots 9 and 10 on the west side of Pape Avenue as shown on plan M-546 filed in the office of Land Titles at Toronto described as follows:

Commencing at a point in the westerly limit of Pape Avenue distant 9' 6" measured northerly thereon from the south-east angle of Lot 10; thence westerly in a straight line 100' more or less to a point in the westerly limit of lot 10 distant 9' 6" northerly thereon from the south-west angle of Lot 10; thence northerly along the westerly limits of lots 10 and 9, a distance of 29' 6" more or less to a point in the westerly limit of lot 9 distant 14' measured northerly thereon from the south-west angle of lot 9; thence easterly in a straight line 100' more or less to a point in the westerly limit of Pape Avenue, distant 14' northerly thereon from the south-east angle of lot 9; thence southerly along the westerly limit of Pape Avenue 29' 6" more or less to the place of beginning. Together with a right-of-way in, over, along and upon the southerly 6" of the easterly 75' of the land immediately adjoining to the north of these lands. Provided that the projections and encroachments over and upon the said right-of-way by any part or parts of the building erected on the land immediately adjoining to the north of these lands shall not be deemed to be encroachments upon the said right-of-way. Subject to a right-of-way in, over, along and upon the southerly 6" of the easterly 75' of these lands. Provided that the projections and encroachments over and upon the said right-of-way by any part or parts of the building erected on these lands shall not be deemed to be encroachments upon the said right-of-way.

The property is located at 1108 Pape Avenue and upon the said lands there is said to be situate a bungalow of brick construction and concrete block foundation, and containing five rooms and bathroom on the ground floor, and four rooms in the basement. The premises are heated by oil. There is a side entrance and garage at the rear of the property.

All of which said right, title, interest and equity of redemption of the said Gesualdo Tarlattini I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Thursday, June 5th, A.D. 1952, at 2.15 p.m.

Dated at Toronto, this 19th day of February, A.D. 1952.

J. D. CONOVER,
Sheriff, County of York.

(433)

9

COUNTY OF KENT

UNDER AND BY VIRTUE of a Writ of Fi. Fa. against lands issued out of the Supreme Court of Ontario, in which Franklin Christner is the Plaintiff and Stanley D. Stacey and Stella S. Stacey are Defendants and to me directed against the lands and tenements of the said defendants, I have seized and taken in Execution and will offer for sale by public auction at my office in the Kent County Municipal Building, in the City of Chatham, Ontario, on Saturday the 7th day of June, 1952, at the hour of 2 o'clock in the afternoon, all the estate, right, title and interest and equity of redemption of the said defendants Stanley D. Stacey and Stella S. Stacey, into and out of all and singular that certain parcel or tract of land and premises situate lying and being in the City of Chatham, in the County of Kent and Province of Ontario and being part of Lot Lettered "A" in the Township of Dover, in the County of Kent, according to registered plan No. 303 and registered plan No. 413 and is set out in deed from Stanley D. Stacey and Stella S. Stacey registered July 10th, 1941 as No. 24999. This property will be sold subject to a mortgage.

Dated at the City of Chatham, in the County of Kent, this 21st day of February, 1952.

ARTHUR POULTER,
Sheriff, County of Kent.

(465)

9

COUNTY OF KENT

UNDER AND BY VIRTUE of a Writ of Fi. Fa. against lands issued out of the Exchequer Court of Canada, in which The King is the Plaintiff and Lloyd A. Hillman is the Defendant and to me directed against the lands and tenements of the said defendant, I have seized and taken in Execution and will offer for sale by public auction at my office in the Kent County Municipal Building, in the City of Chatham, Ontario, on Thursday the 12th day of June, 1952, at the hour of 2 o'clock in the afternoon, all the estate, right, title and interest and equity of redemption of the said defendant Lloyd A. Hillman, into and out of all and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Orford, in the County of Kent and Province of Ontario and being part of Lot Twenty-six (26) in the Eleventh (11th) Concession of the Township of Orford, in the County of Kent. This property will be sold subject to a mortgage.

Dated at the City of Chatham, in the County of Kent, this 23rd day of February, 1952.

• ARTHUR POULTER,
Sheriff, County of Kent.

(466)

9

UNDER AND BY VIRTUE of an Execution against Lands issued out of the Exchequer Court of Canada, to me directed, against the goods and chattels and lands and tenements of Phillip G. Markou, I have seized and taken in execution all the right, title, interest and equity of redemption of Phillip G. Markou, the defendant, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of York, in the County of York, and being composed of the south 25 feet throughout from front to rear of Lot 37 on the east side of Brummell Ave., according to Plan filed in the Registry Office for the Registry division of the east and west Riding of the County of York as Number 1548. Together with a right of way over a strip of Land 3 ft. 4 ins. in width immediately north of the lands hereinbefore described and extending easterly for a distance of 80 ft. from the easterly limit of Brummell Ave., and subject to a right of way in favour of the owners and occupants of the lands immediately to the north of the lands herein described over the north 3 ft. 4 ins. of the lands hereby conveyed for a depth of 80 ft. measured easterly from the easterly limit of Brummell Ave., the said two strips of land to form together a passage way 6 ft. 8 ins. in width for the use of the owners and occupants of the house on the lands immediate adjacent thereto.

The property is known as 55 Brummell Avenue, Humbercrest, and upon the land is said to be erected a solid brick, square-plan, three storey house.

All of which said right, title, interest and equity of redemption of the said Phillip G. Markou, the defendant, as a joint tenant, in the said lands and tenements, I shall offer for sale by public auction in my office Room 113, City Hall, Toronto, on Thursday, June 12th, A.D. 1952, at 2.15 p.m.

Dated at Toronto, this 21st day of February, A.D. 1952.

J. D. CONOVER,
Sheriff, County of York.

(467)

9

THE COUNTY OF HASTINGS

To Wit:

UNDER AND BY VIRTUE of a Writ of Execution issued out of the Supreme Court of Ontario, and to me directed and delivered against the goods and chattels, lands and tenements of Winnifred Barber, I have seized and taken as belonging to the said Winnifred Barber the following goods and chattels:

All and singular the said lands and tenements situate lying and being composed of the centre third of the south half of lot 53 in Block B, in the Town of Deseronto, according to a plan of the said Town of Deseronto prepared by Evans & Evans, O.L.S. registered in the Registry Office of the County of Hastings on October 21st, 1922 as No. 517, and more particularly described as follows, that is to say:

Commencing at a point in the westerly limit of said lot 53, thirty-eight feet north of the south-west corner of said Lot; thence in an easterly direction eighty-three feet to a point in the easterly limit of said lot, thirty-five and three fourths feet north of the south-east corner of said lot; thence in a northerly direction along the easterly limit of said lot, thirty-five and three-fourths feet; thence in a westerly direction eighty-three feet to a point in the westerly limit of said lot seventy-six feet north of the north-west corner of said lot; thence in a southerly direction along the westerly limit of said lot thirty-eight feet to the place of beginning.

Reserving to the occupants and owners from time to time of the south one-third of the southern half of said lot 53 the right to use the water from the well situate in the premises hereby conveyed, and the right of access thereto at all times. This benefit to extend to the heirs, executors, administrators and assigns of the said owners.

All of which I will offer for sale at the Court House Bldg. Belleville, Ontario, on Saturday the 31st day of May, 1952, at the hour of two o'clock in the afternoon.

T. W. SOLMES,
Sheriff of the County of Hastings.

(468)

9

Treasurer's Sale of Lands for Taxes

TREASURER'S SALE OF LAND FOR TAXES

To Wit:

BY VIRTUE OF A WARRANT issued by the Reeve of the Village of Marmora and being dated the 16th day of February, 1952, for collection of the arrears of taxes due upon the undermentioned lands, in the Village of Marmora, which are patented, I shall, on the 3rd day of June, 1952, at the hour of 2 o'clock in the afternoon, at the Council Chamber, in the Town Hall of the Village of Marmora, proceed to sell the lands by public auction, to discharge such arrears, together with all charges thereon, unless the same are sooner paid.

MIRIAM SAVAGE,
Treasurer.

Owner and Description	Year	Taxes	Costs	Total
Campion, Clare—Lots 172 and 173, East Thomas Street.	1948	\$5.26	\$24.40	\$29.66

Published in THE ONTARIO GAZETTE, March 1st, April 5th, May 3rd, 1952.

(436)

9-14-18

TREASURER'S SALE OF LAND FOR TAXES

MUNICIPALITY OF DUNDALK, COUNTY OF GREY, PROVINCE OF ONTARIO.

To Wit:

BY VIRTUE OF A WARRANT issued by the reeve, under the Seal of the Corporation of the Village of Dundalk, Ontario, to me directed, bearing date the 22nd day of January, 1952, commanding me to levy upon and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that, unless such arrears of taxes and costs are sooner paid, I shall, pursuant to the provisions of The Assessment Act, proceed to sell by public auction the said lands, or as much thereof as may be necessary for payment of the said taxes and costs, at the Dundalk Town Hall Saturday, the 7th day of June, 1952, at the hour of 2 o'clock in the afternoon.

WESLEY SHERRITT,
Treasurer.

Owner and Description	Taxes	Costs	Total
Mrs. Code—Block R, Lots 7 & 8.....	\$11.31	\$6.78	\$18.09
J. H. Middaugh—Block W, Lots 228, 229, 230, Block K, Lot 26, Block J, Lots 1, 2 & 29.....	367.06	15.53	382.59
J. H. Johnston, Estate—Block Q, Lots 8 & 9.....	58.00	7.95	65.95
J. H. Johnston, Estate—Block Q, pt. Lot 22.....	207.85	11.70	219.55
Mrs. Ella Mims—Block H, Lots 1 and 2.....	127.90	9.70	137.60
John W. Armstrong—Block K, Lots 35 & 38.....	.91	6.52	7.43

Published in THE ONTARIO GAZETTE, March 1, 1952

(437)

9

TREASURER'S SALE OF LANDS IN ARREARS FOR TAXES

MUNICIPALITY OF THE TOWNSHIP OF BENTINCK,
IN THE COUNTY OF GREY

To Wit:

BY VIRTUE OF A WARRANT issued by the reeve under the Seal of the Corporation of the Township of Bentinck, to me directed having date the 31st day of January, 1952, commanding me to levy upon, and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that unless such arrears of taxes are sooner paid I shall proceed to sell by public auction the said lands or as much thereof as may be necessary for the payment of the said taxes, and costs, at the Township Hall, Lamlash on the 12 day of June, 1952, at the hour of two o'clock in the afternoon.

Dated at the Treasurers office, February 6, 1952.

BRUCE BOYCE,
Treasurer.

Parcel No.	Owner and Description	Years in Arrears	Taxes	Treas. Com.	Costs	Total
1.	Roy Walt—East part of Lot 3, Con. 2, W. G. R., 43 acres more or less being covered by bush & swamp.....	5	\$25.63	\$.60	\$29.00	\$55.23

(438)

9

TREASURER'S SALE OF LANDS IN ARREARS FOR TAXES

MUNICIPALITY OF THE VILLAGE OF ST. CLAIR BEACH, COUNTY OF ESSEX
PROVINCE OF ONTARIO

To Wit:

BY VIRTUE OF A WARRANT issued by the reeve under the Seal of the Corporation of the Village of St. Clair Beach to me directed, having date the 15th day of February, 1952, commanding me to levy upon and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that unless such arrears of taxes and costs are sooner paid I shall, pursuant to the provisions of the Assessment Act, proceed to sell by public auction the said lands, or as much thereof as may be necessary for the payment of the said taxes and costs, at the council chambers, Village of St. Clair Beach on Monday the 2nd day of June, 1952, at the hour of 7.30 o'clock in the afternoon.

E. J. TREMBLAY,
Treasurer.

St. Clair Beach, Ontario, February 15, 1952.

No.	Owner and Description of Land	Years in Arrears	Taxes	Cost for Treas. Comm.	Cost for Adv.	Total	
1.	F. M. Dineen—Lot 61, Plan 924, Arlington W.	3	\$14.03	\$.35	\$6.00	\$20.38	Unpatented
2.	F. M. Dineen—Lot 62, Plan 924, Arlington W.	3	15.07	.38	6.00	21.45	Unpatented
3.	F. M. Dineen—Lot 63, Plan 924, Arlington W.	3	15.07	.38	6.00	21.45	Unpatented
4.	F. M. Dineen—Lot 64, Plan 924, Arlington W.	3	15.07	.38	6.00	21.45	Unpatented
5.	F. M. Dineen—Lot 65, Plan 924, Arlington W.	3	15.07	.38	6.00	21.45	Unpatented
6.	Harold Briggs—Lot 68, Plan 924, Arlington W.	4	20.00	.50	6.00	26.50	Unpatented
7.	Harold Briggs—Lot 69, Plan 924, Arlington W.	4	20.00	.50	6.00	26.50	Unpatented
8.	Albemy Desjardins—Lot 70, Plan 924, Arlington W.	3	10.55	.27	6.00	16.82	Unpatented
9.	James Elliott—Lot 102, Plan 924, Arlington W.	6	61.12	1.53	6.00	68.65	Unpatented
10.	Madeline Wright—Lot 105, Plan 924, Arlington E.	6	76.02	1.90	6.00	83.92	Unpatented
11.	Madeline Wright—Lot 150, Plan 924, Clovely S.	6	30.19	.76	6.00	36.95	Unpatented
12.	Madeline Wright—Lot 151, Plan 924, Clovely S.	6	53.28	1.34	6.00	60.62	Unpatented
13.	Robert Ridley—Lot 167, Plan 924, Rutland N.	3	9.91	.25	6.00	16.16	Unpatented
14.	Robert Ridley—Lot 168, Plan 924, Rutland N.	3	112.34	2.81	6.00	121.15	Unpatented
15.	C. M. McClelland (Deceased)—Pt. Lot 224, Plan 924, Essex W.	15	4.46	.25	6.00	10.71	Unpatented
16.	Eric Lamberton—Lot 23, Plan 1086, Edgewater W.	7	92.37	2.30	6.00	100.67	Unpatented
17.	J. H. Clark—Pt. Lot 23, Plan 1086, Edgewater W.	15	5.66	.25	6.00	11.91	Unpatented
18.	Louis Leclerc—Lot 25, Plan 1086, Edgewater W.	15	111.55	2.79	6.00	120.34	Unpatented
19.	J. H. Clark—Pt. Lot 25, Plan 1086, Edgewater W.	15	10.35	.26	6.00	16.61	Unpatented
20.	H. H. Gatfield—Lot 30, Plan 1086, Edgewater W.	13	60.41	1.50	6.00	67.91	Unpatented
21.	H. H. Gatfield—Lot 31, Plan 1086, Edgewater W.	7	77.91	1.95	6.00	85.86	Unpatented
22.	J. H. Clark—Pt. Lot 33, Plan 1086, Edgewater W.	15	4.33	.25	6.00	10.58	Unpatented
23.	John F. Wren—Lot 34, Plan 1086, Edgewater W.	5	72.64	1.82	6.00	80.46	Unpatented
24.	J. H. Clark—Pt. Lot 34, Plan 1086, Edgewater W.	15	10.24	.26	6.00	16.50	Unpatented
25.	John F. Wren—Lot 35, Plan 1086, Edgewater W.	5	73.17	1.53	6.00	80.70	Unpatented
26.	J. H. Clark—Pt. Lot 35, Plan 1086, Edgewater W.	15	10.02	.25	6.00	16.27	Unpatented
27.	M. Chynsmith—Lot 41, Plan 1086, Edgewater W.	4	60.80	1.52	6.00	68.32	Unpatented
28.	Thomas Spencer—Lot 71, Plan 1086, Edgewater E.	11	28.19	.71	6.00	34.90	Unpatented
29.	N. C. Hoberg—Lot 74, Plan 1086, Edgewater E.	3	9.02	.25	6.00	15.27	Unpatented
30.	J. W. Duffy—Lot 75, Plan 1086, Edgewater E.	7	20.51	.51	6.00	27.02	Unpatented
31.	Mrs. Ezra Fader—Lot 79, Plan 1086, Edgewater E.	6	18.07	.45	6.00	24.52	Unpatented
32.	J. H. Clark—Pt. Lot 95, Plan 1086, Edgewater E.	15	4.93	.25	6.00	11.18	Unpatented
33.	Oscar Pengally—Lot 96, Plan 1086, Edgewater E.	6	90.50	2.26	6.00	98.76	Unpatented
34.	J. H. Clark—Pt. Lot 96, Plan 1086, Edgewater E.	15	3.98	.25	6.00	10.23	Unpatented
35.	Oscar Pengally—Lot 97, Plan 1086, Edgewater E.	6	91.30	2.28	6.00	99.58	Unpatented
36.	J. H. Clark—Pt. Lot 97, Plan 1086, Edgewater E.	15	2.26	.25	6.00	8.51	Unpatented
37.	John Johnston—Lot 105, Plan 1086, Edgewater E.	13	103.84	2.59	6.00	112.43	Unpatented
38.	J. H. Clark—Pt. Lot 105, Plan 1086, Edgewater E.	15	9.66	.25	6.00	15.91	Unpatented
39.	J. H. Clark—Pt. Lot 106, Plan 1086, Edgewater E.	15	8.37	.25	6.00	14.62	Unpatented
40.	Lawrence Desjardins—Part Gore, Brighton E.	13	72.89	1.84	6.00	80.73	Unpatented
			\$1,525.15	\$38.80	\$240.00	\$1,803.95	

Published in THE ONTARIO GAZETTE, March 1, 1952.

Publications Under The Regulations Act

MARCH 1st, 1952

THE BLIND PERSONS' ALLOWANCES ACT, 1951

O. Reg. 69/52.
General Regulations.
New.
Made—7th February, 1952.
Filed—8th February, 1952, 3.35 p.m.

REGULATIONS MADE UNDER THE BLIND PERSONS' ALLOWANCES ACT, 1951

APPLICATION FOR AN ALLOWANCE

1. (1) Application for an allowance shall be made in writing to the Director in form 1.

(2) The application shall be supported by a statutory declaration of the applicant or person making the application on behalf of the applicant in the form indorsed on form 1.

(3) The application shall be accompanied by

(a) a statutory declaration in form 2 made by a reliable and disinterested person, other than the applicant, as regards residence in Canada of the applicant, and

(b) a consent to inspect assets in form 3.

2. A consent addressed to the Dominion Bureau of Statistics to furnish information as to age to the Director shall be in form 4.

POWERS AND DUTIES OF INVESTIGATORS

3. An investigator shall at the request of the Director, investigate and report in writing to the Director upon

- (a) the persons and under the conditions specified in clause a of section 1 of the Act, and
- (b) any matter in respect of allowances.

DUTIES OF LOCAL AUTHORITIES

4. A local authority shall without charge to the applicant

- (a) obtain the necessary information for and complete form 1 and form 2, and
- (b) attend upon execution and send the executed forms to the Director.

MEDICAL AND DENTAL SERVICES

5. A recipient shall without cost be entitled to receive

- (a) medical services provided under any agreement in writing in force from time to time between the Crown and the Ontario Medical Association, and
- (b) dental services provided under any agreement in writing in force from time to time between the Crown and The Royal College of Dental Surgeons of Ontario.

FORM 1

The Blind Persons' Allowances Act, 1951

APPLICATION FOR AN ALLOWANCE

I, _____, make application under the *Blind Persons' Allowances Act, 1951*, to the Director for an allowance and in support thereof furnish the following information:

1. Name of applicant: _____ (surname) (Christian names in full — underline name in common use)
2. Present address: _____
Street or _____ Village, Town, City
Rural Route _____ or Post Office _____
Lot _____ Con. _____ Living with _____
Township of _____ County or District of _____
3. Reach my home from Highway No. _____ as follows _____
4. If applicant is a married woman, state full maiden name. _____
5. State whether applicant has changed the applicant's name. _____
If so, state the name before the change was made. _____
6. Place of birth. _____
7. Date of birth. _____
8. State evidence of date of birth. _____
9. State name of father _____ Maiden name of mother. _____

20. Occupation of applicant.
21. Occupation of spouse.
22. The INCOME of the applicant and spouse is:

Description	Applicant	Spouse
	\$	\$

23. The means of subsistence of the applicant and spouse is.

- 24.(a) State time at which the applicant first considered himself to be a blind person

(b) State cause of applicant's impaired vision, if known.

25. REAL PROPERTY owned by applicant or spouse at the date of this application is:

Description	Owned by Applicant (assessed value)	Owned by Spouse (assessed value)
	\$	\$

26. PERSONAL PROPERTY apart from household furnishings and personal effects owned by applicant or spouse at the date of this application is:

Description	Owned by Applicant	Owned by Spouse
(1) Cash on hand.	\$	\$
(2) Money in Post Office, Savings Bank, Chartered Bank or other institution. State particulars		
(3) Money held in trust for applicant or spouse. State name and address.		
(4) Money loaned by applicant or spouse. State particulars.		
(5) Securities. State particulars		
(6) Interest in business or venture of any kind. State particulars.		
(7) Immediate realizable value of the amount remaining to be paid to a recipient or his spouse under a mortgage or agreement for sale.		
(8) The proceeds of insurance received by a recipient or spouse		
(9) The cash surrender value of life insurance available to a recipient or his spouse		
(10) Other property. State particulars		

27. State whether applicant or spouse assigned or transferred any real or personal property to any person or persons within the five years preceding the date of this application

If so, state particulars as follows:

Property transferred	Name and address of person to whom transferred, and relationship if any	Date of transfer	Amount still due
Real property.....			\$.....
Cash or Mortgages			
Interests in business.....			
Securities.....			
Other property			

28. State if applicant is in receipt of any assistance under *The Old Age Assistance Act, 1951*, a pension under *The Old Age Security Act (Canada)*, a pension in respect of blindness under the *Pensions Act (Canada)* or an allowance under *The War Veterans' Allowance Act, 1946 (Canada)*

29. Give names of all living sons and daughters and the amount contributed by each for maintenance of applicant or spouse during the past year:

Name	Address	Age	Son or Daughter S. or D.	Married or Single M. or S.	Number of Children	Con-tributed \$ c.	Living with applicant Yes or No

Dated at.....this.....day of.....19....

(signature of applicant)
or
(signature of person on behalf of applicant)

.....
(signature of Local Authority completing application)
.....
(official title)

STATUTORY DECLARATION SUPPORTING APPLICATION FOR AN ALLOWANCE

CANADA
PROVINCE OF ONTARIO
TO WIT:

In the matter of *The Blind Persons' Allowances Act, 1951*

I,do solemnly declare:
(Name in full)

- 1. I am the applicant named in the foregoing application for an allowance (or the person making application on behalf of the applicant).
- 2. All the statements in the foregoing application are true to the best of my knowledge and belief and no information required to be given has been concealed or omitted

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Declared before me at.

in the Province of Ontario this

day of

19

(signature)

Magistrate, Justice of the Peace, Notary Public, or
Commissioner for taking affidavits.

FORM 2

The Blind Persons' Allowances Act, 1951

DECLARATION AS TO RESIDENCE OF APPLICANT

CANADA } IN THE MATTER OF *The Blind Persons' Allowances Act, 1951*
ONTARIO } and
TO WIT: } In the matter of the application of
for an allowance

I, (address)

in the Province of do solemnly declare:

1. That I have been acquainted with the above-named applicant, and I have lived in Canada, at the dates and places as follows:

from, 19, to, 19, at
from, 19, to, 19, at
from, 19, to, 19, at
from, 19, to, 19, at
(Post Office) (Province)

2. That the applicant has, to my personal knowledge, resided in Canada at the dates and places as follows:

from, 19, to, 19, at
from, 19, to, 19, at
from, 19, to, 19, at
from, 19, to, 19, at

3. That I am a disinterested person and I a relative of the applicant.
(am or am not)

(If a relative of applicant, declare relationship in paragraph 4.)

4. I am

AND I make this solemn declaration conscientiously believing it to be true and knowing it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Declared before me at.

. in the Province of

. this

day of, 19

(signature)

Magistrate, Justice of the Peace, Notary Public, or
Commissioner for taking affidavits.

FORM 3

The Blind Persons' Allowances Act, 1951

CONSENT TO INSPECT ASSETS

I, _____, an applicant for an allowance under *The Blind Persons' Allowances Act, 1951*, consent that any investigator under the Act inspect and have access to any account held by me alone or jointly, in any bank, trust company or other financial institution or to any assets held in trust for me by any person or any records relating to any of them.

Dated _____ this _____ day of _____, 19____
Witness _____ (signature of applicant)

(address)

FORM 4

The Blind Persons' Allowances Act, 1951

CONSENT

To the Dominion Bureau of Statistics,
Ottawa, Ontario.

I am an applicant for a blind person's allowance under *The Blind Persons' Allowances Act, 1951*, and I consent to the Director of Old Age Assistance obtaining information as to my age and I state:

Name in full, _____
Maiden name _____
Date and place of birth, _____
Full name of father, _____
(Give full Christian name or names)
Full name of mother, _____
(Give full Christian name or names)
Names of brothers and sisters when I was living with my parents, _____

Name of husband or wife, _____
Date and place of marriage, _____
Names of children, _____
Specific locality of my residence in Canada as below: _____

Census Date	City, Town, Village, Township or rural municipality	If in City, Street Address and Ward	County	Province	With whom living
Apr. 5, 1891
Mar. 31, 1901
June 1, 1911
June 1, 1921

Dated at _____ this _____ day of _____, 19____
Name _____ (signature of applicant)
Address _____

THE MILK CONTROL ACT

O. Reg. 70/52.

Delivery of Milk.

Amending O. Regs. 144/51 and revoking Regulation 1 of O. Regs. 253/51.

Made—24th January, 1952.

Approved—7th February, 1952.

Filed—12th February, 1952, 8.45 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Clause *b* of regulation 2 of Ontario Regulations 144/51 as made by regulation 1 of Ontario Regulations 253/51, is revoked and the following substituted therefor:

(*b*) subject to regulations 3, 4, 4*a* and 4*b*, make more than 7 deliveries a week to any shop-keeper or retail consumer; or

2. Ontario Regulations 144/51 as amended by regulation 2 of Ontario Regulations 253/51 are further amended by adding thereto the following regulation:

4*b*. No distributor shall deliver milk on Sunday or Wednesday to a consumer in the areas named in Column 1 and described in Column 2 of Schedule 4.

SCHEDULE 4

Item	Column 1 Name of Area	Column 2 Description of Area
1	City of Niagara Falls	the whole

3. Regulation 1 of Ontario Regulations 253/51 is revoked.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member
J. L. BURROWS
Member

Dated at Toronto, this 24th day of January, 1952.

(370)

9

THE MILK CONTROL ACT

O. Reg. 71/52.

Containers Used by Distributors.

Amending Regulations 294 of Consolidated Regulations 1950.

Made—24th January, 1952.

Approved—7th February, 1952.

Filed—12th February, 1952, 8.55 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Regulations 294 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following part:

PART VI

CONTAINERS

46. This part applies to containers used by distributors.

47. Containers used by distributors in direct or indirect retail sales of buttermilk, cereal treat, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream shall be in the following sizes:

- (*a*) gallon
- (*b*) half-gallon
- (*c*) quart
- (*d*) pint
- (*e*) half-pint

2. These regulations shall come into force on the 1st of May, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 24th day of January 1952.

(371)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 72/52.

Extension of Time Permits and Licences.

New.

Made—7th February, 1952.

Filed—12th February, 1952, 9.15 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Notwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 17/52, the term of

- (*a*) motor vehicle permits,
- (*b*) trailer permits,
- (*c*) operators' licences, and
- (*d*) chauffeurs' licences,

issued for the year 1951 is extended from the 31st of January 1952 to and including the 29th of February 1952.

(372)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 73/52.
Wind-shield Stamps.
Amending O. Regs. 264/44.
Made—7th February, 1952.
Filed—12th February, 1952, 9.25 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulations 264/44, as amended by Ontario Regulations 256/51, are further amended by adding thereto the following regulation:

- 8b. No person shall affix around, on or over the back or front of a wind-shield stamp, any opaque or written material that impairs or is likely to impair the legibility of any part of the stamp.

9

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 74/52.
Public School Inspectors' Certificates.
Amending Regulations 63 of
Consolidated Regulations 1950 and
Revoking Regulation 1 of O. Regs.
303/51.
Made—23rd January, 1952.
Approved—7th February, 1952.
Filed—12th February, 1952, 9.35 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Clause *b* of subregulation 2 of regulation 4 of Regulations 63 of Consolidated Regulations of Ontario 1950 as made by regulation 1 of Ontario Regulations 303/51 is revoked and the following substituted therefor:

- (b) a pass degree in arts where the candidate obtains the degree with a standard of 66 per cent in any 5 courses of study more advanced than course 1 and grade B in any other 5 courses of study.

2. Subregulation 3 of regulation 4 of Regulations 63 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (3) For the purposes of clause *a* of subregulation 1 of regulation 2 the University of Western Ontario degrees shall be as follows:

- (a) any honour degree in arts or science required for admission to the course of study leading to a High School Assistant's Certificate, Type A; and

- (b) a pass degree in arts or science where the candidate

- (i) obtains the degree with a standard of 66 per cent on the final examinations, and

- (ii) successfully completes the first, second, third and fourth year courses of study in English,

3. Regulation 1 of Ontario Regulations 303/51 is revoked.

W. J. DUNLOP
Minister of Education

TORONTO, January 23rd, 1952

(374)

9

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 75/52.
Designated Schools and Classes.
Amending Regulations 358 of
Consolidated Regulations 1950.
Made—7th February, 1952.
Filed—12th February, 1952, 9.45 a.m.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Regulations 358 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:

DESIGNATED SCHOOLS AND CLASSES

- 15a. The class operated by The Hospital for Sick Children, Toronto, for children whose hearing is impaired is designated a class within the meaning of subclause ii of clause *d* of section 1 of the Act.

(375)

9

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 76/52.
Allowances for Examiners at Grade
XIII Examinations.
Amending Regulations 48 of
Consolidated Regulations 1950.
Made—30th January, 1952.
Approved—7th February, 1952.
Filed—12th February, 1952, 9.55 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Subregulation 4 of regulation 3 of Regulations 48 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (4) A chief presiding officer shall be paid at the rate of \$12 a day and an assistant presiding officer at the rate of \$10 a day.

2. Regulations 77 and 78 of Regulations 48 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

ALLOWANCES FOR EXAMINERS

77. An examiner-in-chief shall be paid

- (a) \$40 for setting a question paper assigned to him by the Minister,

- (b) \$20 for a 6-hour day for attendance at board and committee meetings which the Minister requires him to attend, and

(c) \$20 for a 6-hour day for

- (i) reading answer papers,
- (ii) attendance at meetings with associate examiners, or
- (iii) special duties assigned by the Minister.

78.(1) An associate examiner or other examiner appointed by the Minister shall be paid \$18 for a 6-hour day for reading answer papers or assisting in the examination of candidates.

(2) Under subregulation 1 an examiner may be paid \$18 for working at least 3½ hours on Saturday.

W. J. DUNLOP
Minister of Education

TORONTO, January 30, 1952

(376) 9

THE WOLF AND BEAR BOUNTY ACT

O. Reg. 77/52.
Disposition of Wolfskins.
Amending Regulations 370 of
Consolidated Regulations 1950.
Made—7th February, 1952.
Filed—13th February, 1952, 9.10 a.m.

REGULATIONS MADE UNDER THE WOLF AND BEAR BOUNTY ACT

1. Regulation 3 of Regulations 370 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- 3. Where a wolfskin marked as provided in regulation 7 is not required for the purpose of the Crown it shall be returned to the person to whom the bounty has been paid, and it shall become his property.

(377) 9

THE GAME AND FISHERIES ACT

O. Reg. 78/52.
Sealing of skins or pelts of Beaver,
Fisher and Marten.
Amending Regulations 129 of
Consolidated Regulations 1950.
Made—7th February, 1952.
Filed—13th February, 1952, 9.20 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Regulation 14 of Regulations 129 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

SEALING OF SKINS OR PELTS OF BEAVER, FISHER AND
MARTEN

- 14. The sealing of the skins and pelts of beaver, fisher and marten shall be done by inserting through the eye-hole or the nose a numbered seal with the letters "ONT" stamped thereon.

(378) 9

THE GAME AND FISHERIES ACT

O. Reg. 79/52.
Open Season for Beaver 1951-52.
New and Revoking O. Regs. 162/51,
206/51 and 269/51.
Made—7th February, 1952.
Filed—13th February, 1952, 9.30 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR BEAVER

1. The holder of a licence in form 2 or form 6 of Regulations 129 of Consolidated Regulations of Ontario 1950 may trap, hunt, take or kill any beaver, or possess the carcass, pelt or any part thereof, in the localities described

(a) in schedule 1 to the end of the 21st of May, 1952, and

(b) in schedule 2 to the end of the 15th of April, 1952.

2. Ontario Regulations 162/51, 206/51 and 269/51 are revoked.

SCHEDULE 1

1. The territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Rainy River, Sudbury, Thunder Bay and Timiskaming.

2. That part of the Territorial District of Nipissing which is northerly and westerly of a line located as follows:

COMMENCING at the north-west angle of the Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of Trout Lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec.

SCHEDULE 2

1. The territorial districts of Muskoka and Parry Sound.

2. That part of the Territorial District of Nipissing which is southerly and easterly of the line located in item 2 of schedule 1.

3. The counties of Brant, Bruce, Carleton, Dufferin, Dundas, Durham, Elgin, Essex, Frontenac, Glengarry, Grenville, Grey, Haldimand, Halton, Hastings, Huron, Kent, Lambton, Lanark, Leeds, Lennox and Addington, Lincoln, Middlesex, Norfolk, Northumberland, Ontario, Oxford, Peel, Perth, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Simcoe, Stormont, Victoria, Waterloo, Welland, Wellington, Wentworth and York, and the Provisional County of Haliburton.

(379) 9

THE INDUSTRIAL STANDARDS ACT

O. Reg. 80/52.
Painting and Decorating Industry
and Zones.
Amending Regulations 227 of
Consolidated Regulations 1950.
Made—12th February, 1952.
Filed—13th February, 1952, 1.00 p.m.

REGULATIONS MADE BY THE MINISTER
UNDER THE INDUSTRIAL STANDARDS ACT

1.(1) Regulation 1 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

BRANTFORD ZONE

- (1a) That part of Ontario described in item 1a of Appendix A is designated as a zone, to be known as the "Brantford Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

(2) Appendix A of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

BRANTFORD ZONE

- 1.a. The City of Brantford and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the centre line of the road allowance between concessions 3 and 4 meets the production southerly of the line between lots 38 and 39 in Concession 3 in the Township of Brantford, thence northerly along the production and the line between lots 38 and 39 and its production northerly to the centre line of the road allowance between concessions 2 and 3, thence westerly along the centre line of the road allowance to the centre line of the road allowance between Concession 2 and the W. K. Smith Tract, thence westerly along that centre line to the centre line of the road allowance between Concession 2 and the Smith and Kerby Tract, thence westerly, north-westerly and south-westerly along the last-mentioned road allowance to the centre line of the road allowance between concessions 2 and 3, thence westerly along the centre line of the last-mentioned road allowance to the line between lots 32 and 33 produced southerly, thence northerly along the production and the line between lots 32 and 33 and its production northerly to the centre line of the road allowance between concessions 1 and 2, thence westerly along the centre line of the road allowance to the line between lots 29 and 30 in Concession 2 produced northerly, thence southerly along the production and the line between lots 29 and 30 to a point distant 1,000 feet measured northerly along the line between lots 29 and 30 from the southerly limit of Concession 2, thence westerly parallel to and distant 1,000 feet measured northerly and perpendicularly from the southerly limit of Concession 2 to a point in the line between lots 25 and 26 in Concession 2, thence southerly along the line between lots 25 and 26 in Concession 2 to and southerly across the road allowance between concessions 2 and 3 to the line between lots 25 and 26 in Concession 3, thence southerly along the line between lots 25 and 26 in Concession 3 to a point in the high-water mark on the left-hand shore of the Grand River down-stream, thence south-easterly and southerly along the high-water mark to the city limit of the City of Brantford, thence in a general southerly direction along the city limit to the most northerly angle of the Brant Farm Tract, thence south-westerly in a straight line across Brant Farm Tract and Clench Tract to an angle in the north-westerly limit of the Stewart and Ruggles Tract, thence south-westerly along the north-westerly limit to a point distant 2,640 feet measured perpendicularly from the north-easterly limit of lot 13 in the First Range East of Mount

Pleasant Road, thence south-easterly parallel to and distant 2,640 feet measured north-easterly and perpendicularly from the north-easterly limit of lot 13 to its intersection by the production north-easterly in a straight line of the south-easterly limit of lot 13, thence north-easterly along the production of the south-easterly limit of lot 13 to a point in the high-water mark on the left-hand shore down-stream of the Grand River, thence in a general north-easterly direction following the high-water mark to the south-westerly limit of lot 2 in the Front Concession west of Mohawk Mission in the Township of Onondaga, thence south-easterly along the south-westerly limit to the production south-westerly in a straight line of the south-easterly limit of lot 28 in the Farley Tract in the Township of Brantford, thence north-easterly along the production and the south-easterly limit of lot 28 to the most easterly angle of lot 28, thence northerly along the easterly limit of the road between lots 12 and 13 in the Joseph Johnson Grant and its production northerly to the centre line of the Hamilton and Brantford Road, thence westerly along the centre line to the production southerly of the centre line of the road between lots 9 and 11 in the Joseph Johnson Grant, thence northerly along the centre line to the centre line of the road between the Joseph Johnson Grant and the Farley Tract, thence north-westerly along the last-mentioned centre line to the north-westerly limit of the road between lots 4 and 5 in the Joseph Johnson Grant produced south-westerly, thence north-westerly along the south-westerly limit of lot 4 in the Joseph Johnson Grant to the most westerly angle of lot 4, thence westerly in a straight line across lot 1 in the Joseph Thomas Grant to the intersection of the westerly limit of lot 1 with the centre line of the road allowance between concessions 3 and 4 in the Township of Brantford, thence westerly along the centre line to the place of commencement.

2. Item 6 of Appendix B of Regulations 227 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

PAINTING AND DECORATING INDUSTRY

6. The Painting and Decorating Industry is defined as all work done by painters, decorators, paper-hangers and glaziers in the

- (a) construction,
- (b) erection,
- (c) repair,
- (d) remodelling, or
- (e) alteration

of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution.

3. Item 32 of Appendix C of Regulations 227 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

KITCHENER—WATERLOO ZONE

32. The cities of Kitchener and Waterloo.

CHARLES DALEY
Minister of Labour

February 12, 1952

THE WORKMEN'S COMPENSATION ACT

O. Reg. 81/52.
 Superannuation Plan.
 Amending Regulations 372 of
 Consolidated Regulations 1950.
 Made—5th February, 1952.
 Approved—13th February, 1952.
 Filed—18th February, 1952, 2.50 p.m.

**REGULATIONS MADE BY THE BOARD UNDER
THE WORKMEN'S COMPENSATION ACT**

1. Regulation 2 of Regulations 372 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:

(2a) Subject to subregulation 3 every new employee who has at the date of his entry into the service of the Board or at the date of his appointment as a commissioner attained his forty-fifth birthday

(a) if the employee is in the service or is a commissioner on the date this regulation comes into force, shall on and from that date be a member of the plan; and

(b) if the employee enters the service or is appointed a commissioner after the date this regulation comes into force, shall be eligible from the date of that entry or appointment to become, and on completion of 3-months' service shall from the date of completion be, a member of the plan.

2. Subregulation 3 of regulation 2 of Regulations 372 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "forty-fifth" and substituting therefor the word "fifty-fifth".

E. E. SPARROW
 Chairman.

(Seal)

S. R. JOHNSTON
 Secretary.

Dated at Toronto, this 5th day of February, 1952.

(405)

9

THE DIVISION COURTS ACT

O. Regs. 82/52.
 Territorial Limits of Division.
 Amending O. Regs. 270/50.
 Made—13th February, 1952.
 Filed—18th February, 1952, 3.15 p.m.
 —By Direction

**REGULATIONS MADE UNDER THE
DIVISION COURTS ACT**

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 is amended by striking out:

Wellington	1	200
"	2	201
"	4	202
"	5	203
"	7	204
"	8	205
"	10	206
"	11	207

and substituting therefor:

Wellington	1	200
"	4	202
"	7	204
"	8	205
"	10	206
"	11	207

2. Schedules 200, 201 and 203 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 200

1. The City of Guelph.

2. The townships of

(a) Eramosa,

(b) Guelph,

(c) Puslinch, and

(d) Erin.

3. The Village of Erin.

(406)

9

THE HOMES FOR THE AGED ACT

O. Reg. 83/52.
 Forms.
 Amending Regulations 142 of
 Consolidated Regulations 1950.
 Made—13th February, 1952.
 Filed—18th February, 1952, 4.30 p.m.

**REGULATIONS MADE UNDER
THE HOMES FOR THE AGED ACT**

1. Part 2 of form 3 of Regulations 142 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

INFORMATION REQUIRED WHEN APPLICANT IS IN RECEIPT OF OLD-AGE SECURITY, OLD-AGE ASSISTANCE, OR BLIND PERSON'S ALLOWANCE

11. Is applicant in receipt of

(i) old-age security.....
 (yes or no)

(ii) old-age assistance.....
 (yes or no)

(iii) blind person's allowance.....
 (yes or no)

12. If answer to any part of item 11 is yes, give amount of monthly cheque \$

13. Does the applicant's spouse (if any) receive old-age security, old-age assistance, or blind person's allowance?.....
 (yes or no)

2. Item 18 of part 3 of form 3 of Regulations 142 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

18. Security, assistance, allowance, pension, superannuation or annuities:

	Amount Monthly	
	Applicant	Applicant's Spouse
(a) old-age security	\$	\$
(b) old-age assistance	\$	\$
(c) blind person's allowance	\$	\$
(d) war pension	\$	\$
(e) superannuation or retirement pension	\$	\$
(f) annuity (specify source)	\$	\$

3.(1) Clause *a* of sub-item 3 of item 3 of form 5 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "old-age pensioners and blind pensioners" and substituting therefor the words "recipients of old-age assistance or blind person's allowance".

(2) Clause *b* of sub-item 3 of item 3 of form 5 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "old-age pensioners and blind pensioners" and substituting therefor the words "recipients of old-age assistance or blind person's allowance".

(3) Clause *a* of sub-item 3 of item 9 of form 5 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "old-age pensioners and blind pensioners" and substituting therefor the words "recipients of old-age assistance or blind person's allowance".

(4) Clause *b* of sub-item 3 of item 9 of form 5 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "old-age pensioners and blind pensioners" and substituting therefor the words "recipients of old-age assistance or blind person's allowance".

4. Item 2 of form 6 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the sub-heading "Old-age and blind pensioners" under maintenance classification and substituting therefor the sub-heading "Recipients of old-age assistance and blind person's allowance".

5. Item 3 of form 6 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the sub-heading "Old-age and blind pensioners" under stay of residents according to maintenance classification and substituting therefor the sub-heading "Recipients of old-age assistance and blind person's allowance".

6. Clause *b* of sub-item 3 of item 2 of form 7 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "old-age or blind pensioners under *The Old Age Pensions Act*, or the *Old Age Pensions Act* (Canada)" and substituting therefor the words "recipients of old-age assistance or blind person's allowance under *The Old Age Assistance Act*, 1951 or *The Blind Persons' Allowances Act*, 1951".

7.(1) Sub-item 1 of item 1 of form 8 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "OTHER THAN RESIDENTS WHO ARE IN RECEIPT OF AND PAYING A BLIND OR OLD-AGE PENSION" and substituting therefor the words "OTHER THAN RESIDENTS WHO ARE RECIPIENTS OF AND PAYING OLD-AGE ASSISTANCE OR BLIND PERSON'S ALLOWANCE".

(2) Sub-item 2 of item 1 of form 8 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by striking out the words "RESIDENTS WHO ARE IN RECEIPT OF AND PAYING A BLIND OR OLD-AGE PENSION" and substituting therefor the words "RESIDENTS WHO ARE RECIPIENTS OF AND PAYING OLD-AGE ASSISTANCE OR BLIND PERSON'S ALLOWANCE".

(3) Item 2 of form 8 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by

(a) striking out the words "Total net cost of maintenance", and

(b) adding the following figure, in parenthesis, and words "(3) Total net cost of maintenance".

(407)

9

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 84/52.

Forms.

Amending Regulations 18 of

Consolidated Regulations 1950.

Made—13th February, 1952.

Filed—18th February, 1952, 4.40 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE CHARITABLE INSTITUTIONS ACT

1.(1) Sub-clause *i* of clause *g* of item 2 of form 1 of Regulations 18 of Consolidated Regulations of Ontario 1950 is amended by striking out the words "Old Age and Blind Pensioners" and substituting therefor the words "Recipients of old-age assistance or blind person's allowance".

(2) Sub-clause *ii* of clause *g* of item 2 of form 1 of Regulations 18 of Consolidated Regulations of Ontario 1950 is amended by striking out the words "Old Age and Blind Pensioners" and substituting therefor the words "Recipients of old-age assistance or blind person's allowance".

(3) Item 12 of form 1 of Regulations 18 of Consolidated Regulations of Ontario 1950 is amended by striking out the words "REFUNDS TO PENSIONERS" and substituting therefor the words "SPENDING ALLOWANCE TO INMATES".

2 Item 7 of form 3 of Regulations 18 of Consolidated Regulations of Ontario 1950 is amended by striking out the sub-heading "Old Age and Blind Pensioners Only" under classification of paying and non-paying inmates and substituting therefor the sub-heading "Recipients of old-age assistance or blind person's allowance".

(408)

9

THE MILK CONTROL ACT

O. Reg. 85/52.

Retail Milk Prices in the market of
Sioux Lookout.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 3.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means a cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream, may be sold by retail in the market of Sioux Lookout shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.20	\$.21
(b) cereal treat		
quart.....	.65	.66
pint.....	.33	.34
half pint.....	.18	.19
(c) chocolate drink		
quart.....	.25	.26
pint.....	.13	.14
half pint.....	.08	.09
(d) skim-milk		
quart.....	.19	.20
(e) sour cream		
quart.....	.80	.81
pint.....	.44	.45
half pint.....	.21	.25
(f) special milk		
quart.....	.25	.26
pint.....	.14	.15

(g) standard milk		
quart.....	.23	.24
pint.....	.13	.14
half pint.....	.08	.09
(h) table cream		
quart.....	.80	.81
pint.....	.44	.45
half pint.....	.24	.25
(i) whipping cream		
quart.....	1 .25	1 .26
pint.....	.65	.66
half pint.....	.35	.36

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(412)

9

THE MILK CONTROL ACT

O. Reg. 86/52.

Retail Milk Prices in the market of
Prescott.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 3.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contain not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Prescott shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
pint.....	.09	.10
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.07	.08
(c) skim-milk		
quart.....	.15	.16
(d) special milk		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.08	.09
(e) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.07	.08
(f) table cream		
quart.....	.80	.81
pint.....	.43	.44
half-pint.....	.22	.23
(g) whipping cream		
quart.....	1 .20	1 .21
pint.....	.60	.61
half-pint.....	.32	.33

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(413) 9

THE MILK CONTROL ACT

O. Reg. 87/52.
Retail Milk Prices in the market of
Mount Forest.
New.
Made—19th February, 1952.
Filed—19th February, 1952, 4.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;

(d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

(e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

(f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream, and whipping cream, may be sold by retail in the market of Mount Forest shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.14	\$.15
(b) chocolate drink		
quart.....	.21	.22
pint.....	.12	.13
7 ounces.....	.04	.05
(c) skim-milk		
quart.....	.14	.15
(d) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(e) table cream		
quart.....	.70	.71
half pint.....	.22	.23
(f) whipping cream		
quart.....	1.00	1.01
pint.....	.60	.61
half pint.....	.35	.36

3. These regulations shall come into force on the 1st day of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(414) 9

THE MILK CONTROL ACT

O. Reg. 88/52.
Retail Milk Prices in the market of
Orangeville.
New.
Made—19th February, 1952.
Filed—19th February, 1952, 4.05 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Orangeville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
(b) chocolate drink		
quart.....	.20	.21
pint.....	.11	.12
half pint..	.07	.08
7 ounces.....	.06	.07
(c) special milk		
quart.....	.21	.22
pint.....	.12	.13
half pint..	.07	.08
(d) standard milk		
quart.....	.19	.20
pint.....	.11	.12
half pint..	.06	.07
(e) table cream		
quart.....	.85	.86
pint.....	.45	.46
half pint..	.25	.26
(f) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half pint..	.35	.36

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(415)

9

THE MILK CONTROL ACT

O. Reg. 89/52.

Retail Milk Prices in the market of

Burk's Falls.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 4.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Burk's Falls shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.17	\$.18
pint.....	.09	.10
(b) chocolate drink		
quart.....	.20	.21
pint.....	.10	.11
half-pint.....	.05	.06
(c) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(d) table cream		
quart.....	.75	.76
pint.....	.40	.41
half pint ..	.22	.23
(e) whipping cream		
quart.....	1.15	1.16
pint.....	.55	.56
half-pint.....	.30	.31

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(416)

9

THE MILK CONTROL ACT

O. Reg. 90/52.
Retail Milk Prices in the market of
Meaford and Thornbury.
New.
Made—19th February, 1952.
Filed—19th February, 1952, 4.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
(b) "chocolate milk" means milk that contains not less than 3.25 per cent of butter fat and a chocolate flavouring;
(c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
(d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
(e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, chocolate milk, standard milk, table cream and whipping cream may be sold by retail in the market of Meaford and Thornbury shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.22	\$.23
pint.....	.12	.13
(b) chocolate milk		
quart.....	.23	.24
pint.....	.13	.14
(c) standard milk		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.06	.07
(d) table cream		
quart.....	.68	.69
pint.....	.36	.37
half-pint.....	.21	.22
(e) whipping cream		
quart.....	1.00	1.01
pint.....	.55	.56
half-pint.....	.31	.32

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
 Chairman
 K. M. BETZNER
 Member
 J. L. BURROWS
 Member
 Member

Dated at Toronto, this 19th day of February 1952.

(417)

9

THE MILK CONTROL ACT

O. Reg. 91/52.
Retail Milk Prices in the market of
Hawkesbury.
New.
Made—19th February, 1952.
Filed—19th February, 1952, 4.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
(b) "chocolate drink" means milk that contains a chocolate flavouring;
(c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
(d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
(e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream, and whipping cream, may be sold by retail in the market of Hawkesbury shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19
(b) chocolate drink		
quart.....	.21	.22
half pint.....	.07	.08
(c) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half pint.....	.06	.07
(d) table cream		
pint.....	.45	.46
half pint.....	.25	.26
(e) whipping cream		
pint.....	.65	.66
half pint.....	.35	.36

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
 Chairman
 K. M. BETZNER
 Member
 J. L. BURROWS
 Member
 Member

Dated at Toronto, this 19th day of February 1952.

(418)

9

THE MILK CONTROL ACT

O. Reg. 92/52.

Retail Milk Prices in the market of
Teeswater.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 4.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate milk" means milk that contains not less than 3.25 per cent of butter fat and a chocolate flavouring;
- (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat.

2. The maximum prices at which chocolate milk, skim-milk, standard milk and table cream may be sold by retail in the market of Teeswater:

	in bottles	in cardboard containers
(a) chocolate milk		
quart.	\$.22	\$.23
pint.13	.14
half-pint.08	.09
7 ounces.07	.08
(b) skim-milk		
quart.15	.16
(c) standard milk		
quart.20	.21
pint.11	.12
half-pint.06	.07
(d) table cream		
half-pint.20	.21

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(419)

9

THE MILK CONTROL ACT

O. Reg. 93/52.

Retail Milk Prices in the market of
Arthur.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 4.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Arthur shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
8 ounces.	\$.05	\$.06
(b) standard milk		
quart.20	.21
pint.11	.12
half-pint.06	.07
(c) table cream		
half-pint.25	.26
8 ounces.20	.21
(d) whipping cream		
half-pint.35	.36
8 ounces.28	.29

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

(Seal)

Dated at Toronto, this 19th day of February 1952.

(420)

9

THE MILK CONTROL ACT

O. Reg. 94/52.

Retail Milk Prices in the market of
Belleville.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 4.35 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by

churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Belleville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
(b) chocolate drink		
quart.....	.19	.20
pint.....	.11	.12
half pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(c) skim-milk		
quart.....	.12	.13
(d) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half pint.....	.07	.08
(e) table cream		
quart.....	.70	.71
pint.....	.35	.36
half pint.....	.20	.21
(f) whipping cream		
quart.....	1.20	1.21
pint.....	.70	.71
half pint.....	.35	.36

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

Dated at Toronto, this 19th day of February 1952.
(421) 9

THE MILK CONTROL ACT

O. Reg. 95/52.
Retail Milk Prices in the market of
Norwich-Otterville.
New and Revoking O. Regs. 126/51.
Made—19th February, 1952.
Filed—19th February, 1952, 4.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Norwich-Otterville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.11	\$.12
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
8 ounces.....	.06	.07
(c) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(d) table cream		
half-pint.....	.25	.26
(e) whipping cream		
half-pint.....	.35	.36

3. Ontario Regulations 126/51 are revoked.

4. These regulations shall come into force on the 1st day of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

Dated at Toronto, this 19th day of February 1952.
(422) 9

THE MILK CONTROL ACT

O. Reg. 96/52.
Retail Milk Prices in the market of
Port Perry.
New.
Made—19th February, 1952.
Filed—19th February, 1952, 4.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Port Perry shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.....	\$.15	\$.16
(b) chocolate drink quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) skim-milk quart.....	.15	.16
(d) standard milk quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(e) table cream half-pint.....	.20	.21
(f) whipping cream half-pint.....	.31	.32

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

Dated at Toronto, this 19th day of February 1952.

(423) 9

THE MILK CONTROL ACT

O. Reg. 97/52.

Retail Milk Prices in the market of
Iroquois.

New.

Made—19th February, 1952.

Filed—19th February, 1952, 4.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Iroquois shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.....	\$.12	\$.13
(b) chocolate drink quart.....	.18	.19
half-pint.....	.06	.07
(c) skim-milk quart.....	.12	.13
(d) standard milk quart.....	.18	.19
pint.....	.10	.11
half-pint.....	.06	.07
(e) table cream quart.....	.80	.81
pint.....	.40	.41
half-pint.....	.20	.21
(f) whipping cream quart.....	1.10	1.11
pint.....	.55	.56
half-pint.....	.28	.29

3. These regulations shall come into force on the 1st of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

Dated at Toronto, this 19th day of February 1952.

(424) 9

THE LEASEHOLD REGULATIONS ACT, 1951

O. Reg. 98/52.

Leasehold Regulations.

Substitution for the Wartime Leasehold Regulations and revoking O.

Regs. 83/51 and 176/51.

Made—20th February, 1952.

Filed—22nd February, 1952, 1.45 p.m.

—By Direction.

REGULATIONS MADE UNDER
THE LEASEHOLD REGULATIONS ACT, 1951

THE WARTIME LEASEHOLD REGULATIONS

PART I

INTERPRETATION

1. In these regulations,

- (a) "clubhouse" means a dwelling-place occupied by a club incorporated for the purpose of carrying on its objects without pecuniary gain and which restricts the occupancy of the dwelling-place to members of the club;
- (b) "commercial accommodation" means,
 - (i) vacant land,
 - (ii) land used for business purposes and let upon a ground lease,
 - (iii) a place of business,
 - (iv) a structure, or part of a structure, used for combined business and dwelling purposes under a lease that is made to one tenant or two or more tenants jointly and the rental payable under which lease has not been apportioned in respect of that part used for business purposes and that part used as a dwelling-place,
 - (v) real property of which Her Majesty in right of Canada or of any province is tenant,

and for the purposes of this clause "business" includes the practice of a profession but does not include the letting of rooms with or without board;

- (c) "dwelling-place" means a house, boarding house, lodging house, tourist home or cabin, apartment, flat or room, together with all out-buildings and appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services including meals and such plant, equipment, furniture, furnishings or facilities as are supplied or to be supplied by the landlord or that the landlord expressly or impliedly agreed to supply, and includes the land upon which a dwelling-place is situated;
- (d) "hotel" means an establishment the operator of which,
 - (i) in one or more buildings, furnishes sleeping and living accommodation and facilities for the service of meals to the travelling public for remuneration, and
 - (ii) receives and lodges for remuneration all persons seeking shelter, unless there is reasonable ground for refusal, and

- (iii) keeps a register in which the guests, on arrival, record their names and addresses, and
- (iv) assumes responsibility for the goods and chattels of the guests in accordance with the law of Ontario, and
- (v) filed his maximum rates or obtained fixation of his maximum rates under Order 316 of the Wartime Prices and Trade Board or holds a certificate issued by a Regionals Rentals Officer under subsection 3 of section 2 of Order 800 of the Wartime Prices and Trade Board or is designated as a hotel by the Rentals Administrator;
- (e) "landlord" means a person of whom another holds a right to the possession of a dwelling-place, a person who lets or sub-lets a dwelling-place or grants any leave and licence for the use of a dwelling-place, a person entitled to possession under a judgment or order of a court or under a statute, or a mortgagee or chargee in possession;
- (f) "lease" means an enforceable contract for the letting or sub-letting of a dwelling-place or any leave and licence for the use of a dwelling-place, whether such contract or leave and licence is made orally or in writing; and the verbs "let" and "sub-let" have a corresponding extended meaning;
- (g) "lodging" means a dwelling-place that is not a self-contained dwelling;
- (h) "Minister" means the minister designated by the Lieutenant-Governor in Council to administer *The Leasehold Regulations Act, 1951*;
- (i) "order" means a general or specific order, direction, requirement, instruction, prescription, permission, prohibition, restriction or limitation made or issued in writing under these regulations;
- (j) "rental" means any payment or consideration, or any bonus or gratuity to or for the benefit of the landlord, for the possession, occupancy or use of a dwelling-place by the day, week, month or other period of time and includes a rate per person;
- (k) "Rentals Administrator" means the person appointed as such by the Lieutenant-Governor in Council and includes the person similarly appointed as the Deputy Rentals Administrator;
- (l) "Rentals Appraiser" means a person appointed as such by the Lieutenant-Governor in Council or designated as such by the Rentals Administrator;
- (m) "Rentals Board" means a Rentals Board constituted under these regulations;
- (n) "self-contained dwelling" means a dwelling-place the tenant of which is not required by any term or condition, express or implied, of his lease to share with any person the use of a water-closet or similar device, and for the purpose of this clause "tenant" means either one person or two or more persons jointly entitled to the same rights of occupancy and use of the dwelling-place;
- (o) "tenant" means a person who holds possession, occupancy or use of a dwelling-place under a lease;

- (p) "term certain" means a period of possession, occupancy or use of a dwelling-place, the right to which possession, occupancy or use, according to the law of Ontario, would terminate at the end of the period without notice by either the landlord or the tenant were it not for these regulations.

PART II

APPLICATION OF REGULATIONS

2.—(1) These regulations apply to every dwelling-place and lease therefor other than,

- (a) any living or sleeping room in an educational, religious, philanthropic, charitable, scientific, artistic, professional, social or sporting institution, or in a hospital or convalescent or nursing home, or in a clubhouse or hotel;
- (b) any real property let, with or without a dwelling-place, solely for the purposes of husbandry, agriculture or horticulture;
- (c) any living or sleeping room in a seasonal boarding house that, for purposes of this clause, means a boarding house that caters chiefly to persons who are on vacation or holidays and in which sleeping accommodation and three meals per day are made available to the guests by the operator, and includes a group of buildings so operated by the same operator in one or more of which sleeping accommodation is supplied to the guests and in one or more of which three meals per day are made available by him to such guests;
- (d) any commercial accommodation;
- (e) any building that on the 1st of January, 1947, was in process of being completed by original construction and was not occupied in whole or in part before that date and any building the original construction of which was commenced after that date, and for the purpose of this clause "construction" does not include alterations or additions, structural or otherwise to an existing building;
- (f) any garage that is appurtenant to a dwelling-place and that is let to some person other than the tenant of the dwelling-place;
- (g) any lease of a dwelling-place in which lease Central Mortgage and Housing Corporation is the landlord either as principal or agent;
- (h) any room or rooms in a boarding house, and for the purpose of this clause "boarding house" means a boarding house the operator of which serves two or more meals per day to the occupant of the room or rooms in question;
- (i) any summer cottage, winter chalet, ski lodge, hunting lodge, tourist cabin or automobile-trailer that was untenanted on the 23rd of February, 1948, or that after such date becomes untenanted, notwithstanding that the accommodation later becomes tenanted;
- (j) any lease of a dwelling-place made between a landlord and a tenant who is or was at the time of the making of the lease the landlord's employee, servant or agent.

(2) If a rentals administrator has exempted a dwelling-place or a transaction or person from any of the provisions of an Order of the Wartime Prices and Trade Board or of the Wartime Leasehold Regulations, such dwelling-place, transaction or person shall to the extent of such exemption be exempt from the corresponding provisions of these regulations until the Rentals Administrator otherwise directs in writing.

(3) Part VI shall not apply to a building owned by Central Mortgage and Housing Corporation or owned by Her Majesty in right of Canada or of Ontario as represented by Central Mortgage and Housing Corporation.

(4) Part VI shall not apply to a tenant of a lodging let at a rate per person if any meals are supplied to such tenant at an inclusive rate.

PART III

ADMINISTRATION

3.—(1) The Lieutenant-Governor in Council may constitute one or more Rentals Boards for one or more municipalities.

(2) Where no Rentals Board is constituted for a municipality under subregulation 1 and the Court of Revision of the municipality is composed of one or three members, the members of the Court of Revision shall constitute the Rentals Board for the municipality.

(3) Where no Rentals Board is constituted for a municipality under subregulation 1 and the Court of Revision of the municipality is composed of five members, the council of the municipality may appoint any three members of the Court of Revision to constitute the Rentals Board for the municipality.

(4) Where a Rentals Board is constituted under subregulation 1 and is composed of more than one member, one shall form a quorum, and where a Rentals Board is constituted under subregulation 2 or 3 and is composed of three members, two shall form a quorum.

(5) Where a Court of Revision is constituted a Rentals Board under subregulations 2 or 3, the council of the municipality before any application is heard by the Rentals Board, shall file with the Rentals Administrator the name of each member of the Rentals Board.

4.—(1) A Rentals Board may require such information in such manner as it may direct, may adopt such procedure as it deems proper, may inspect any dwelling-place and in the execution of its powers and duties shall have all the powers that may be conferred upon a commissioner appointed under *The Public Inquiries Act*, but no expense shall be incurred without the written authorization of the Rentals Administrator.

(2) The decision of a Rentals Board shall be final and conclusive.

5. The Rentals Administrator and the Rentals Appraisers shall have all the powers that may be conferred upon a commissioner appointed under *The Public Inquiries Act*.

6. No costs shall be awarded either party on any application or appeal under these regulations.

7.—(1) The Rentals Administrator may,

- (a) require any person to furnish such information as he may specify;
- (b) enter or authorize any other person to enter any dwelling-place to inspect it or to examine any books, records and documents relating thereto;
- (c) require any person to produce any books, records and documents relating to a dwelling-place at any place before the Rentals Administrator or before any person designated by him and may take or authorize any person to take possession of any such books, records and documents;
- (d) exempt any lease or dwelling-place from any provision of these regulations;

- (e) fix or vary the maximum rental for any dwelling-place that is not the subject of a pending application or appeal;
- (f) refer to a Rentals Appraiser or to a Rentals Board the fixation or variation of the maximum rental for any dwelling-place;
- (g) vary any decision of a Rentals Appraiser that is not the subject of a pending appeal or, with the approval of the Minister, vary any decision of a Rentals Board fixing or varying a maximum rental;
- (h) authorize the re-opening of any decision fixing or varying a maximum rental and the reconsideration of the matter as if the decision had not been made;
- (i) designate any person as a Rentals Appraiser for any area, with such of the powers of a Rentals Appraiser under these regulations as he may designate;
- (j) determine whether any particular real property,
 - (i) is a dwelling-place, or
 - (ii) is real property, commercial accommodation, a hotel or dwelling-place within the meaning of regulation 2,

and may direct that such real property shall be governed by such of the provisions of these regulations as he may designate;

- (k) designate any dwelling-place as a hotel.

(2) The method and procedure of exercising his powers shall be such as the Rentals Administrator may adopt.

(3) The decision of the Rentals Administrator shall be final and conclusive and shall take effect on and after such date as he designates.

8. In any area for which no Rentals Appraiser is appointed, an application may be referred by the Rentals Administrator to the Rentals Board having jurisdiction in that area.

PART IV

MAXIMUM RENTALS

FIXATION

9.—(1) The maximum rentals for dwelling-places for which maximum rentals were in effect under the Wartime Leasehold Regulations on the 25th of February, 1952, shall be the maximum rentals for such dwelling-places under these regulations except as varied under these regulations.

(2) The maximum rentals for dwelling-places for which no maximum rentals were in effect under the Wartime Leasehold Regulations on the 25th of February, 1952, shall be the maximum rentals as fixed or varied under these regulations.

10. No person shall on behalf of himself or of another person let or offer to let a dwelling-place, or charge, demand, receive, collect, pay or offer to pay a rental therefor in excess of the maximum rental fixed therefor by or under these regulations or on terms and conditions that directly or indirectly increase the rental therefor payable beyond the maximum rental or that directly or indirectly decrease the obligations of the landlord performed or to be performed for such rental, or decrease the extent or the amount of the dwelling-place supplied or to be supplied for such rental.

11.—(1) Where a rental is subject to seasonal variation during year-round possession, the rental payable in each season shall be the maximum rental, if any, payable in the last corresponding season or as fixed or varied under these regulations.

(2) A lease for a dwelling-place may be made or renewed at the maximum rental payable under a sublease for the same dwelling-place and the same appurtenances, furniture, furnishings, equipment, fixtures, services and facilities as were supplied under the sublease.

(3) The last daily, weekly, monthly and seasonal maximum rentals for dwelling-places customarily rented only for a season or part of a season fixed under the Wartime Leasehold Regulations shall be the daily, weekly, monthly and seasonal maximum rentals under these regulations or as varied under these regulations.

(4) Where there is a maximum daily rental and a maximum weekly rental for a dwelling-place and the dwelling-place is occupied by the same tenant for seven consecutive days or longer, the maximum rental that may be charged, demanded, received, collected or paid for the occupancy shall be the maximum weekly rental.

12.—(1) A dwelling-place for which a maximum rental has been fixed shall include all appurtenances, furniture, furnishings, equipment, fixtures, services and facilities that were supplied or to be supplied by the landlord for such maximum rental.

(2) During the term of a lease for a dwelling-place or during any period of renewal or extension of such lease, no person shall, in the absence of an agreement between the landlord and the tenant to the contrary, discontinue or lessen any heating, lighting or cold or hot water service supplied or to be supplied by the landlord unless the landlord obtains from a Rentals Appraiser a written permit so to do and complies with the terms and conditions of such permit.

(3) An application for a permit shall be made in writing to a Rentals Appraiser who may grant or refuse a permit.

(4) If the landlord of a dwelling-place for which a maximum rental has been fixed lessens the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were supplied or to be supplied for the maximum rental, whether or not a permit has been granted under this regulation, he shall either before or within 30 days after the date of such lessening, make an application in Form 8 to a Rentals Appraiser for a variation of the maximum rental.

(5) Subregulation 4 does not authorize a landlord to break the conditions of any lease in effect for the dwelling-place.

13. Subject to subregulation 4 of regulation 21, if the landlord of a dwelling-place, after the date on which the maximum rental therefor was last fixed, increases the amount of the accommodation or supplies any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied for the maximum rental fixed on such date, he shall not collect or receive any rental in excess of the maximum rental unless upon application by him the maximum rental is varied.

14.—(1) No person shall let a lodging at a rate per person unless the lodging is equipped and furnished, including bedding, linen and the laundering thereof, for the sleeping accommodation of each occupant.

(2) Where a lodging is equipped and furnished, including bedding, linen and the laundering thereof, for the sleeping accommodation of each occupant, the maximum rental shall be expressed as a maximum rate per person.

(3) If a lodging that forms part of the home of the landlord, and that is equipped and furnished, including bedding, linen and the laundering thereof, for the sleeping accommodation of each occupant, is let to a tenant who shares the home with the landlord, the maximum rate per person at which the landlord may let the lodging,

- (a) shall be the maximum rate per person that he had in effect under the Wartime Leasehold Regulations for any given number of occupants on the 25th of February, 1952;
- (b) to any number of occupants, for which number of occupants he had no maximum rate per person in effect under the Wartime Leasehold Regulations on the 25th of February, 1952, shall be the rate per person first charged by him after the 25th of February, 1952, for that number of occupants.

15.—(1) Subject to subregulations 3 and 4, where a lease of a self-contained dwelling for a term certain of not less than 2 years,

- (a) is made on or after the 15th of December, 1949, and before the 25th of February, 1952, between the landlord and a tenant who at the time of the making of the lease was in possession of the self-contained dwelling and whose tenancy was subject to the Wartime Leasehold Regulations; or
- (b) is made in writing on or after the 25th of February, 1952, between the landlord and a tenant who at the time of the making of the lease was in possession of the self-contained dwelling,

the rental reserved in the lease shall be deemed to be the maximum rental for the self-contained dwelling.

(2) The landlord of such self-contained dwelling shall serve on the tenant and file with a Rentals Appraiser, on or before the 1st of April, 1952, or within 30 days after the making of the lease, whichever is later, a statement in Form 14.

(3) If a lease for a self-contained dwelling is made for a term certain of not less than 2 years and the tenant at the time of the making of the lease was liable to dispossession under clause c of regulation 25 or regulation 33, the tenant, within 30 days of the making of the lease, may apply to the Rentals Board having jurisdiction in the municipality in which the self-contained dwelling is situated for a variation of the maximum rental as if the application were an appeal under Part V, and if the maximum rental is reduced, the lease shall be deemed to expire on the date of the decision of the Rentals Board and the tenancy shall thereafter be from month to month at the maximum rental as varied.

(4) The rental reserved in a lease for a term certain of not less than 2 years made on or after the 25th of February, 1952, shall not be deemed to be the maximum rental if the lease contains a provision whereby the landlord may terminate the lease by notice before the expiration of the first 2 years of the lease.

16.—(1) Any self-contained dwelling and any lease therefor that was not on the 1st of August, 1951, subject to Order 800 of the Wartime Prices and Trade Board shall be and be deemed to have been since that date subject to the Wartime Leasehold Regulations and shall be deemed to be a self-contained dwelling for which there is no maximum rental unless a maximum rental has been fixed for the self-contained dwelling after the 1st of August, 1951.

(2) Notwithstanding subregulation 1 of regulation 18, an application for a fixation of a maximum rental for such dwelling-place shall be made before or within

30 days of making a lease therefor, or on or before the 1st of April, 1952, whichever is later.

17.—(1) Any lease for a term certain made in respect of a self-contained dwelling that was not at the time of the making of the lease subject to Order 800 of the Wartime Prices and Trade Board and that was in effect on the 1st of August, 1951, shall be exempt from this Part,

- (a) in the case of a lease for a term certain of less than 2 years, during the term of such lease; and
- (b) in the case of a lease for a term certain of not less than 2 years, until the expiry of the first 2 years of the term of such lease or until the 1st of October, 1951, whichever is later.

(2) At the expiry of the first 2 years of the term of such lease for a term certain of not less than 2 years or on the 1st of October, 1951, whichever is later, the lease shall be deemed to be a lease from month to month and shall be subject to this Part unless the tenant elects in writing to confirm the provisions of the existing lease for the unexpired term of such lease, and the landlord may, within the first 2 years of such term or before the 1st of October, 1951, demand in writing that the tenant make such election within 30 days of the receipt of the demand, and in default of such election the lease shall be deemed to be confirmed for the unexpired term of the lease, and at the expiry of the term of the lease this Part shall apply to the lease.

18.—(1) The landlord of a dwelling-place described in subregulation 2, before or within 30 days after making a lease therefor, shall make an application in Form 2, 3 or 4, as the case may require, to a Rentals Appraiser to fix the maximum rental for the dwelling-place, and if an application is made, the landlord may collect the rental payable under the lease until the maximum rental is fixed, but if the landlord does not make an application before the end of the 30-day period, the tenant, on notifying the Rentals Appraiser of such failure, may thereafter withhold payment of all rental until he has been notified by the Rentals Appraiser that an application has been made.

(2) The dwelling-places to which this regulation applies are,

- (a) those for which there is no maximum rental;
- (b) those that have been altered since the date on which the maximum rental therefor was last fixed resulting in substantially different accommodation;
- (c) those that have been customarily rented for a season or seasons if rented for a period not included in such season or seasons;
- (d) those for which the maximum rental is not ascertainable by the landlord.

(3) If a lease for a dwelling-place the maximum rental for which is fixed under this regulation has been in effect at any time within 6 months before the date on which the decision is made, the maximum rental shall take effect from a date 6 months before the decision was made, but in no case shall the maximum rental take effect before the 1st of January, 1952.

(4) In no case shall the maximum rental for a dwelling-place be fixed by a Rentals Appraiser under this regulation at an amount that, in his opinion, is higher than the maximum rental generally prevailing on the 1st of January, 1952, for a similar dwelling-place in the vicinity or in a similar residential district in the same municipality.

PROCEDURE ON APPLICATION FOR FIXATION AND
VARIATION OF MAXIMUM RENTALS

19.—(1) An application to a Rentals Appraiser for the fixation or variation of a maximum rental shall be made as follows:

- (a) The application shall be completed in duplicate and filed with the Rentals Appraiser.
- (b) The Rentals Appraiser shall forward 1 copy of the application to the opposite party, if any, by mail.
- (c) The opposite party, if any, within 10 days after the date on which it was mailed to him, may forward to the Rentals Appraiser any written statement that he desires to make.

(2) The Rentals Appraiser may,

- (a) require such additional information from either party as he may direct, conduct a hearing and adopt such procedure at the hearing as he deems proper;
- (b) fix or vary the maximum rental of the dwelling-place described in the application or dismiss the application;
- (c) refer any application to the Rentals Board for decision;
- (d) of his own motion fix or vary the maximum rental for a dwelling-place as if an application had been made therefor.

(3) Every decision by a Rentals Appraiser shall continued in effect until varied in accordance with these regulations.

(4) Every variation of the maximum rental for a dwelling-place shall be deemed to be the fixation of the maximum rental for the dwelling-place.

(5) On an application for an increase of the maximum rental of a self-contained dwelling the party applying shall pay to the Rentals Appraiser a fee of \$5 at the time of filing the application.

VARIATION

20.—(1) The landlord of a dwelling-place may make an application in Form 5, 6 or 7, as the case may require, to a Rentals Appraiser for a variation of the maximum rental for a dwelling-place by reason of any of the following circumstances,

- (a) an increase in the taxes or water rates payable by the landlord since the 31st of December, 1950, and resulting otherwise than from a structural alteration, addition or improvement, in which case the Rentals Appraiser may increase the maximum rental by an amount that in his opinion is commensurate with the amount of such increase in taxes or water rates;
- (b) an increase in the amount of the accommodation or the supplying of appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rental, in which case the Rentals Appraiser may increase the maximum rental by an amount that in his opinion is commensurate with the increased rental value of the dwelling-place;
- (c) renovating, repairing or redecorating of the dwelling-place involving the expenditure of an amount not less than 5 per cent of the assessed value of the dwelling-place, in which case the Rentals Appraiser may increase the maximum

rental by an amount that in his opinion is commensurate with the increased rental value of the dwelling-place;

- (d) the maximum rental for the dwelling-place is substantially lower than the maximum rental generally prevailing on the 1st of January, 1952, for a similar dwelling-place in the vicinity or in a similar residential district in the same municipality, in which case the Rentals Appraiser may increase the maximum rental to an amount not exceeding such generally prevailing maximum rental;
- (e) the tenant, on the date of the application, is sub-letting three or more rooms in the dwelling-place, in which case the Rentals Appraiser may increase the maximum rental to an amount not more than 10 per cent more than the maximum rental generally prevailing on the 1st of January, 1952, for a similar dwelling-place in the vicinity or in a similar residential district in the same municipality.

(2) The tenant of a dwelling-place may make an application in Form 9 or 10, as the case may require, to a Rentals Appraiser for a variation of the maximum rental of the dwelling-place by reason of the following circumstances,

- (a) after the date on which the maximum rental for the dwelling-place was last fixed there has been a lessening of the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were supplied or to be supplied for the maximum rental, in which case the Rentals Appraiser may decrease the maximum rental by an amount that in his opinion is commensurate with the decreased rental value of the dwelling-place;
- (b) where a lodging is equipped and furnished, including bedding, linen and the laundering thereof, for the sleeping accommodation of each occupant and the maximum rate per person is higher than the rate per person generally prevailing on the 1st of January, 1952, for similar occupancy of similar lodging in the vicinity or in a similar residential district in the same municipality.

(3) No application by a landlord or a tenant for a variation of a maximum rental shall be considered by a Rentals Appraiser unless it is by reason of one or more of the circumstances set out in this regulation.

WHEN AN INCREASED OR DECREASED MAXIMUM
RENTAL MAY BE CHARGED

21.—(1) If a maximum rental has been increased under regulation 20 and the tenant has not agreed to pay an increased rental, the tenant shall not be obliged to pay the increased rental until the requirements of regulation 22 have been fulfilled.

(2) If the maximum rental has been increased under subregulation 1 of regulation 20,

- (a) by reason of an increase in the taxes or water rates referred to in clause *a* of subregulation 1 of regulation 20 and the tenant has agreed to pay an increased rental, the increased maximum rental may be collected to the extent of and in accordance with the agreement; or
- (b) by reason of an increase in the amount of the accommodation or the supplying of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities referred to in clause *b* of subregulation 1 of regulation 20 and the tenant has agreed to pay an increased rental, the increased maximum rental may be

collected as from the date of such increasing or supplying to the extent of and in accordance with the agreement; or

- (c) by reason of the renovation, repair or re-decoration referred to in clause *c* of subregulation 1 of regulation 20 and the tenant has agreed to pay an increased rental, the increased maximum rental may be collected as from the date of such renovation, repair or re-decoration to the extent of and in accordance with the agreement; or

- (d) by reason of the circumstances referred to in clause *d* or *e* of subregulation 1 of regulation 20 and the tenant has agreed to pay an increased rental, the increased maximum rental may be collected as from the date on which the landlord's application was filed to the extent of and in accordance with the agreement.

(3) When the maximum rental has been decreased under subregulation 2 of regulation 20,

- (a) by reason of the lessening of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities, referred to in clause *a* of subregulation 2 of regulation 20, the decreased maximum rental shall take effect from the date on which the lessening occurred and the lease in effect for such dwelling-place shall be deemed to have been amended accordingly; or

- (b) by reason of the circumstances referred to in clause *b* of subregulation 2 of regulation 20, the decreased maximum rental shall take effect from the date on which the tenant's application was filed and the lease in effect for such lodging shall be deemed to have been amended accordingly.

(4) Notwithstanding the provisions in these regulations prohibiting the charging, demanding, receiving, collecting and paying of a rental in excess of the maximum rental, where a landlord is entitled under these regulations to apply for an increase in the maximum rental of a dwelling-place, a lease may be made that provides for a rental higher than the maximum rental for the dwelling-place subject to the maximum rental being varied, but the right to collect, receive or pay a rental in excess of the maximum rental shall be postponed until the date on which the maximum rental is increased under these regulations.

INCREASING RENTAL TO MAXIMUM RENTAL

22.—(1) If the rental for a dwelling-place payable under a lease that is not for a term certain is less than the maximum rental for the dwelling-place, the landlord may serve upon the tenant a notice in Form 15 requiring the tenant to pay a specified increased rental not exceeding the maximum rental.

(2) Such notice shall be given not later than the time prescribed by the law of Ontario for the giving of a notice to vacate, and shall require payment of the increased rental from the date on which the tenant would have been required to vacate had the notice been a notice to vacate.

(3) Unless the tenant, within 30 days after the receipt of the notice, gives to the landlord a notice in writing agreeing to pay such increased rental, the notice given by the landlord shall be deemed to have terminated the lease and the landlord may recover possession from the tenant in accordance with the law of Ontario as if these regulations were not in force.

PART V

APPEALS

23.—(1) The decision of a Rentals Appraiser fixing or varying the maximum rental for a dwelling-place or dismissing an application for a fixation or variation of the maximum rental for a dwelling-place may be appealed within 30 days after the date of the decision by either party to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated.

(2) An appeal shall be made in the following manner:

- (a) A notice of appeal in Form 16 shall be completed in duplicate by the party appealing.

- (b) The party appealing shall within such 30 days,

- (i) serve 1 copy of the notice of appeal on the opposite party, if any, by personal service or by registered mail,

- (ii) file the other copy and proof of service on any opposite party with a Rentals Appraiser or other officer designated by the Rentals Administrator.

- (c) The Rentals Appraiser shall ascertain from the Rentals Board the date of the hearing of the appeal and shall forward to each of the parties by mail a notice stating the time and place of the hearing.

- (d) The Rentals Appraiser shall forward to the Rentals Board a copy of his decision, all material filed on the application and a memorandum setting forth such additional facts as were established before him, and such material and memorandum shall be open to inspection by the parties.

- (e) On the appeal, any relevant evidence may be submitted by the parties.

(3) The Rentals Board may confirm or revoke the decision of the Rentals Appraiser, or

- (a) in the case of a lodging, may make such variation or fixation of the maximum rental as could be made by a Rentals Appraiser; and

- (b) in the case of a self-contained dwelling, may make such variation or fixation as in its opinion is reasonable and just.

(4) The Rentals Board may fix or vary the maximum rental of any dwelling-place at a rental agreed upon by the parties to an application and may limit its decision as to time and as to the parties to be affected.

(5) The decision of a Rentals Board shall take effect as if it were the decision of the Rentals Appraiser.

(6) The Rentals Administrator may extend the time within which a decision of a Rentals Appraiser may be appealed, either before or after the expiration of the time limited for appeal.

(7) On every appeal, the party appealing shall pay to the officer with whom the notice of appeal is filed, a fee of \$5 at the time of filing the notice.

PART VI

DISPOSSESSION

PROHIBITION

24. Except as otherwise provided in these regulations,

- (a) no tenant of a dwelling-place shall be dispossessed of such dwelling-place or be evicted therefrom; and
- (b) no landlord shall demand that a tenant vacate or deliver up possession of a dwelling-place.

DISPOSSESSION UNDER LAW OF ONTARIO

25. The landlord may recover possession of a dwelling-place in accordance with the law of Ontario as if these regulations were not in force if the tenant,

- (a) is in default of payment of rent for 15 days or more, but if the maximum rental for the dwelling-place has been increased and the tenant has agreed to pay an increased rental, such increase in the maximum rental shall, with respect to accrued instalments of rental, become due and payable as of the date of the decision authorizing such increase; or
- (b) is breaking a material provision of his lease, other than a provision to vacate, unless the breach is permitted under these regulations, and for the purpose of this clause a tenant in respect of whom an order has been made under regulation 29 shall be deemed to be breaking a material provision of his lease; or
- (c) is in possession under a lease for a term certain of 5 months or less, provided that this clause shall apply only to the first such lease made in any period of 12 months; or
- (d) is required to vacate in order that the landlord may comply with the order of a duly constituted authority declaring the dwelling-place unfit for human habitation; or
- (e) has given to the landlord, after the making of the lease for the dwelling-place but not as a term of the lease or a condition of obtaining it, a written notice of his intention to vacate the dwelling-place on a stated date; or
- (f) is in occupation of a dwelling-place that is customarily let for a season or seasons and his lease is for a season or a part thereof; or
- (g) is a tenant of Her Majesty in right of Canada or of any province; or
- (h) with whom the lease was made under which possession of the dwelling-place is held has failed or ceased to occupy the dwelling-place as his personal residence for a period exceeding 5 months; or
- (i) is a tenant of a municipal corporation; or
- (j) is a tenant of a farm-house or other dwelling-place appurtenant to real property that is being used or was formerly used and is again intended for use solely for the purpose of husbandry, agriculture or horticulture or for the keeping or breeding of horses, dogs, live stock, poultry, fur-bearing animals or bees and such farm-house or other dwelling-place has been let separately from such real property and possession thereof is necessary for the efficient operation of such real property; or
- (k) has been given a notice to vacate in accordance with section 4 or 7 of Order 813 of the Wartime Prices and Trade Board or regulation 32 or 33 of these regulations; or
- (l) is a tenant of a board or commission administering a public utility or a school or other educational institution; or
- (m) is a tenant in respect of whom an order has been made under section 14 of Order 800 of the Wartime Prices and Trade Board or under regulation 29 of these regulations; or
- (n) has been given a notice to vacate in accordance with section 16 of Order 800 of the Wartime Prices and Trade Board or under regulation 31 of these regulations; or
- (o) is in occupation of a dwelling-place in respect of which an order has been made under Order 753, 793 or 803 of the Wartime Prices and Trade Board or under regulation 26, 27 or 28 of these regulations; or
- (p) is a tenant in respect of whom an order has been made by a Court of Rental Appeals under section 20 of Order 800 of the Wartime Prices and Trade Board or by a Rentals Board under regulation 38 of these regulations;
- (q) is in occupation under a lease that is not for a term certain, has received from the landlord a notice in accordance with regulation 22 and has not given to the landlord a notice in accordance with such regulation.

ORDERS PERMITTING DISPOSSESSION

26.—(1) The landlord of a dwelling-place owned by him may make an application in Form 12 to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated in the manner prescribed in regulation 30 for an order permitting the landlord to recover possession.

(2) This regulation extends and applies to a co-operative housing association incorporated under *The Companies Act* and approved by the Rentals Administrator which is the landlord of a dwelling-place owned by it and possession thereof is desired for a member or members of the association.

(3) The landlord shall establish at the hearing,

- (a) that he is suffering a grievous financial hardship in being prevented from recovering possession of the dwelling-place; or
- (b) that he has need of the dwelling-place as a residence for himself or for himself and members of his family and that he or members of his family will suffer grievous hardship if he is unable to obtain possession of the dwelling-place; or
- (c) that he has need of the dwelling-place as a residence for his son, daughter, mother, father, son-in-law, daughter-in-law, mother-in-law, and father-in-law, or any one or more of them, and that the person or persons for whose benefit the landlord needs the dwelling-place will suffer grievous hardship if he is unable to obtain possession.

(4) Where the landlord is a co-operative housing association it shall establish at the hearing that a member needs the dwelling-place as a residence for himself or for himself and members of his family and that he and his family will suffer grievous hardship if possession cannot be obtained.

(5) The Rentals Board, according to what it deems reasonable and just in the circumstances having regard to,

- (a) the circumstances of the person for whose residence the dwelling-place is needed and the nature and degree of hardship that would be suffered by such person and his family if the application were dismissed; and

- (b) the circumstances of the tenant and the nature and degree of hardship that would be suffered by the tenant and his family if the application were allowed; and
- (c) the availability or otherwise of alternative accommodation reasonably suitable to the needs and means of the tenant; and
- (d) the financial circumstances of the landlord and the nature and degree of hardship that the landlord is suffering by being prevented from obtaining possession of the dwelling-place,

may make an order, effective on and after such date as it designates, permitting him to recover possession from the tenant in accordance with the law of Ontario as if these regulations were not in force, or may dismiss the application.

27.—(1) Any religious or educational institution or any public hospital that is the landlord of a dwelling-place owned by it may make an application in writing to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated in the manner prescribed in regulation 30 for an order permitting it to recover possession.

(2) At the hearing, the landlord shall establish that it has need of the dwelling-place for the extension or improvement of the religious, educational or hospital work and service in which it is engaged.

(3) The Rentals Board, according to what it deems reasonable and just in the circumstances having regard to,

- (a) the public benefit that would result if the landlord should recover possession of the dwelling-place; and
- (b) the circumstances of the tenant and the nature and degree of hardship that would be suffered by the tenant and his family if the application were allowed; and
- (c) the availability or otherwise of alternative accommodation reasonably suitable to the needs and means of the tenant,

may make an order, effective on and after such date as it designates, permitting it to recover possession from the tenant in accordance with the law of Ontario as if these regulations were not in force, or may dismiss the application.

28.—(1) If parts of a dwelling-place are sub-let to persons who are obliged by any express or implied term or condition of the sub-leases to share with another person the use of a bathroom, bath, kitchen, kitchen sink, toilet or water-closet in such dwelling-place, and if the landlord of the dwelling-place is the owner thereof, the landlord may make an application in writing to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated in the manner prescribed in regulation 30 for an order permitting him to recover possession.

(2) At the hearing, the landlord shall prove to the satisfaction of the Rentals Board that he has offered a lease to each of the sub-tenants of the dwelling-place on the same terms and conditions as the sub-leases provide.

(3) The Rentals Board may require the landlord to offer to let to the tenant all or part of the rooms that the tenant then occupies as his personal residence at a maximum rental to be fixed by a Rentals Appraiser, and according to what it deems reasonable and just in the circumstances may make an order, effective on and after such date as it designates, permitting him to recover possession from the tenant in accordance with the law of Ontario as if these regulations were not in force, or may dismiss the application.

29.—(1) The landlord of a dwelling-place may make an application in Form 11 to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated in the manner prescribed in regulation 30 for an order permitting him to recover possession from the tenant if the tenant or his sub-tenant or someone living with the tenant or sub-tenant,

- (a) behaves in a manner obnoxious to the other occupants of the building in which the dwelling-place is situated or to the landlord; or
- (b) in a dwelling-place forming part of the residence of the landlord, behaves in a manner incompatible to the landlord or to the other occupants of the building in which the dwelling-place is situated; or
- (c) is guilty of conduct that tends to harm the character of the dwelling-place or of the premises in which the dwelling-place is situated; or
- (d) is damaging the dwelling-place or the premises in which the dwelling-place is situated; or
- (e) by failing to take reasonable care of the dwelling-place is causing it to deteriorate.

(2) The Rentals Board may make an order, effective on and after such date as it may designate, permitting the landlord to recover possession from the tenant in accordance with the law of Ontario as if these regulations were not in force or may dismiss the application.

PROCEDURE ON APPLICATION TO RENTALS BOARD

30.—(1) An application to a Rentals Board shall be made in duplicate and filed with a Rentals Appraiser.

(2) The Rentals Appraiser shall forthwith forward one copy of the application by mail to the tenant.

(3) The Rentals Appraiser shall ascertain from the Rentals Board the date of the hearing of the application, and shall serve upon the landlord and tenant a notice stating the time and place of the hearing.

(4) The notice shall be served personally or by mail not less than 14 days before the date of the hearing, provided in any case the Rentals Board may give directions in writing for substitutional or other form of service or for service of less than 14 days notice.

(5) If the tenant desires to oppose the application he may at or before the hearing, give to the landlord and file with the Rentals Appraiser a statement in writing setting forth the material facts upon which he relies.

(6) The Rentals Appraiser shall forward to the Rentals Board all material filed on the application.

(7) Where there is more than one Rentals Board having jurisdiction in the same municipality, the Rentals Appraiser may refer any application or appeal to any of them.

NOTICES TO VACATE

31.—(1) If the landlord of a dwelling-place desires possession of the dwelling-place for the purpose of dividing it by means of structural alteration into two or more dwelling-places, each having a floor area of not less than 500 square feet and each consisting of at least 2 rooms in addition to a kitchen or kitchenette, private bath and private toilet, he may make an application in Form 13 to a Rentals Appraiser for a permit to give a notice to vacate to the tenant.

(2) The landlord shall file with the application his plans of the proposed division and shall satisfy the Rentals Appraiser that,

- (a) he has obtained or is able to obtain from all proper authorities any necessary permits for the division; and
 - (b) the total number of persons that may reasonably be expected to occupy the proposed dwelling-places will exceed the number of persons presently occupying the dwelling-place.
- (3) The Rentals Appraiser shall send a copy of the application to the tenant and serve upon the landlord and tenant a notice stating the time and place of hearing.
- (4) The Rentals Appraiser may require any additional information, may inspect the dwelling-place and may grant or refuse the permit.
- (5) If the Rentals Appraiser refuses to grant a permit under this regulation, the landlord may appeal to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated, in which case the Rentals Appraiser shall forward to the Rentals Board all material filed with him and a memorandum of any additional information obtained by him.
- (6) On every such appeal the landlord shall pay to the Rentals Appraiser a fee of \$5.
- (7) Unless the lease provides for a longer notice, at least 3 months notice to vacate shall be given directing the tenant to vacate,
- (a) in the case of a monthly lease, at the end of a lease month, or in the case of a weekly lease, at the end of a lease week;
 - (b) in the case of any other lease not for a term certain, at the end of the term, or if the unexpired portion of the term is less than 3 months, at the end of the following term;
 - (c) in the case of a lease for a term certain, at the end of the term, but if the unexpired portion of the term is less than 3 months, as if the lease were from month to month, and in the absence of a provision to the contrary in the lease the tenancy at the expiration of the term of the lease shall be deemed to be a monthly tenancy.
- (8) If a tenant is required to vacate a dwelling-place under this regulation, the dwelling-place shall not, without a permit in writing of the Rentals Appraiser, be rented in whole or in part to another tenant or be sold to any person until the division specified in the application is completed.
- (9) Subregulation 8 shall not prevent a landlord from making a lease of a proposed dwelling-place for occupation by the tenant after completion of the dwelling-place.
- 32.—(1) A landlord may terminate a lease of a lodging by giving the tenant a notice to vacate.
- (2) Unless the lease provides for a longer notice, at least 6 months notice to vacate shall be given directing the tenant to vacate,
- (a) in the case of a monthly lease, at the end of a lease month, or in the case of a weekly lease, at the end of a lease week;
 - (b) in the case of any other lease not for a term certain, at the end of the term, or if the unexpired portion of the term is less than 6 months, at the end of the following term;
 - (c) in the case of a lease for a term certain, if the unexpired portion of the term is 6 months or more, at the end of the term, or if the unex-

pired portion of the term is less than 6 months, as if the lease were from month to month, and in the absence of a provision to the contrary in the lease the tenancy at the expiration of the term of the lease shall be deemed to be a monthly tenancy.

33.—(1) If the landlord of a self-contained dwelling owned by him before the 15th of June, 1951, desires the self-contained dwelling as a residence for himself, his son, daughter, mother, father, son-in-law, daughter-in-law, mother-in-law and father-in-law, or any one or more of them, he may give to the tenant a notice to vacate in Form 1 as provided in subregulation 2 of regulation 32.

(2) A landlord who has given a notice to vacate under this regulation shall not rent or sell the self-contained dwelling within 1 year of the expiry date of the notice to vacate except with the written permission of the Rentals Administrator, and the landlord shall undertake in the notice to vacate not to sell or rent the self-contained dwelling within 1 year of the expiry date of the notice to vacate.

(3) The notice to vacate shall contain a declaration of agreement for tenancy that shall be signed by the person for whose benefit the notice to vacate is given.

(4) Before giving a notice to vacate under this regulation the landlord shall file 1 copy of it with a Rentals Appraiser, and the Rentals Appraiser shall indicate on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed in accordance with this subregulation, but such indication of filing shall not be considered as being a verification or validation of the notice.

(5) This regulation applies also where 2 or more persons are landlords of a self-contained dwelling and possession thereof is desired by one or more of them as a residence for himself or themselves or the son, daughter, mother, father, son-in-law, daughter-in-law, mother-in-law and father-in-law of any of the landlords, or any one or more of them.

(6) This regulation extends and applies to a co-operative housing association incorporated under *The Companies Act* and approved by the Rentals Administrator that is the landlord of a self-contained dwelling owned by it and possession thereof is desired for a member or members of the association.

PART VII

GENERAL

TENANCY AT EXPIRATION OF TERM CERTAIN

34.—(1) If a lease for a term certain for a dwelling-place contains no provision for renewal by the tenant and regulation 25 does not apply to the lease, the tenant may vacate at the end of the term certain or may remain in possession in which case the tenancy shall be deemed to be that which, under the law of Ontario, would arise if the tenant had offered and the landlord had accepted rental at the rate stipulated in the lease, but if the landlord, before accepting payment of rental for any period of occupancy after the term certain, notifies the tenant that he requires the tenancy to be from month to month after the term certain, the tenancy shall be from month to month accordingly, and the conditions of the lease shall continue to apply in so far as they are applicable to a tenancy from month to month and are not inconsistent with these regulations.

(2) Notwithstanding these regulations, if a lease for a dwelling-place,

- (a) for a term certain contains a provision that, in case of the occurrence of a specified event,

the lease may be terminated before the end of the term by notice to the tenant, the landlord shall be entitled at any time after the occurrence of such event to give to the tenant a notice in writing informing the tenant that, on and after the date specified in the notice, the tenancy shall be from month to month; provided the length of the notice shall not be shorter than that prescribed by the lease;

- (b) is not for a term certain, is not a weekly or monthly lease and contains no provision that the tenant may renew the lease, the landlord shall be entitled to give to the tenant a notice in writing informing the tenant that, on and after the date specified in the notice, the tenancy shall be from month to month; provided the date specified in the notice shall not be earlier than the date on which the landlord, were it not for these regulations, could terminate the lease by notice under the law of Ontario.

(3) If a notice is given in accordance with sub-regulation 2, the tenancy shall be deemed to be from month to month commencing on the date specified in the notice and the tenant shall be entitled to remain in possession as a tenant from month to month, and the conditions of the lease in respect of which the notice was given shall continue to apply in so far as they are applicable to a tenancy from month to month and are not inconsistent with these regulations.

RIGHTS OF SUB-TENANTS

35. Notwithstanding these regulations,

- (a) if a tenant has let part or the whole of the dwelling-place that he holds under a lease from his landlord and after such letting surrenders to his landlord his lease and the balance of the term thereby demised, or if the lease is lawfully terminated, then upon such surrender or such termination the provisions of Part VI cease to apply to the leases granted by the tenant; and
- (b) no act of surrender by a tenant of a dwelling-place shall enable a sub-tenant holding of such tenant to remain in occupation after the sub-lease has expired by effluxion of time or has been lawfully terminated.

NOTICES

36.—(1) Any notice, demand or document that is required or permitted to be given by or to any person may be given by or to the husband, wife, widow, widower, personal representative or agent of such person.

(2) Any application, statement or other document that is required or permitted to be made, filed or mailed by any person may be made, filed or mailed by the husband, wife, widow, widower, personal representative or agent of such person.

(3) The personal occupation of a dwelling-place by the wife, husband, widow or widower of the landlord or of a tenant of a dwelling-place shall be deemed to be personal occupation by the landlord or tenant.

AGREEMENT TO WAIVE RIGHTS

37. Any provision in a lease or other agreement under which the tenant agrees to waive any of his rights under these regulations is void.

LANDLORD'S RIGHT OF INSPECTION

38.—(1) In the absence of agreement with the tenant to the contrary, the landlord of a dwelling-place, or his agent, may inspect or show prospective buyers through the dwelling-place at all reasonable times.

(2) If the tenant refuses to permit the landlord or his agent to inspect or show prospective buyers through the dwelling-place, the landlord may apply to a Rentals Appraiser for a notice directing the tenant to permit any person specified in the notice to inspect or to show prospective buyers through the dwelling-place at the time or times specified in the notice and informing the tenant that, if he fails to comply with the notice, the landlord may apply to a Rentals Board for an order permitting him to recover possession.

(3) If, after receipt of the notice the tenant fails to comply therewith, the landlord may make an application to the Rentals Board having jurisdiction in the municipality in which the dwelling-place is situated for an order permitting him to recover possession in accordance with the law of Ontario as if these regulations were not in force.

SALES AND COLLATERAL TRANSACTIONS

39.—(1) Any agreement of sale of a dwelling-place that provides for forfeiture in the event of default in payment of the purchase price without liability for the unpaid part of such price shall, for the purposes of these regulations, be deemed to be a lease and any payments made thereunder shall be deemed to be rental.

(2) If an agreement between the landlord and a tenant of a dwelling-place provides for payment by the tenant, in addition to the stipulated rental, of any sum as consideration for an option granted to the tenant to purchase the dwelling-place, such sum shall be deemed to be rental.

40. No person, in letting or offering to let a dwelling-place, or in negotiating a lease or renewal or assignment of a lease for such dwelling-place or for furnishing any information respecting such dwelling-place, shall directly or indirectly charge, demand, collect or receive from a tenant or prospective tenant of such dwelling-place any commission, bonus, gratuity, reward or premium in money or money's worth, and if any such commission, bonus, gratuity, reward or premium is paid it shall be recoverable by the tenant or prospective tenant from the person to whom it was paid.

41.—(1) No person in letting or offering to let a dwelling-place or in negotiating a lease or renewal of a lease for a dwelling-place shall require the tenant or prospective tenant,

- (a) to purchase any goods from any person until the maximum price for such goods has been fixed by a Rentals Appraiser; or
- (b) to rent any goods from any person other than the landlord of the dwelling-place until the maximum rental for such goods has been fixed by a Rentals Appraiser.

(2) No landlord of a dwelling-place and no person on behalf of such landlord shall sell any goods to the tenant or prospective tenant of the dwelling-place until the maximum price for such goods has been fixed by a Rentals Appraiser.

(3) An application for the fixation of a maximum price or maximum rental under this regulation shall be made in writing to a Rentals Appraiser by the owner of the goods or by the tenant or prospective tenant.

(4) If a sale or lease of goods is made in contravention of this regulation, a maximum price or maximum rental may be fixed by a Rentals Appraiser and such fixation shall be deemed to be effective on and after the date of the sale or lease of the goods.

(5) A fixation under this regulation by a Rentals Appraiser is final and conclusive.

(6) In this regulation "goods" means any articles, commodities, substances or things including personal and household effects.

42. No person shall require the tenant or prospective tenant of a dwelling-place to pay more than one month's rental in advance.

43.—(1) No person shall have a right to collect a rental in excess of the maximum rental fixed by or under these regulations, and any person who pays an amount in excess of the maximum rental may recover the excess notwithstanding that such person may have been guilty of an offence in paying the excess and the recovery may be by civil action or by deducting the excess from rental or instalments of rental due or accruing due by him to the person who collected or received the excess.

(2) If any money or money's worth has been or is collected or received in contravention of these regulations prohibiting its collection or receipt, the person who pays such money or money's worth may recover it notwithstanding that he may have been guilty of an offence in paying it.

LANDLORD'S RECORD OF MAXIMUM RENTAL

44. The landlord of a dwelling-place shall, personally or by his agent, prepare and keep available for inspection by any person concerned with the administration of these regulations or by any prospective purchaser or tenant, a record identifying the dwelling-place and showing the maximum rental therefor

RESTRICTIVE BY-LAWS, ETC.

45. Notwithstanding the revocation of Order 200 of the Wartime Prices and Trade Board, any dwelling-place that is on the 25th of February, 1952, let or sub-let in whole or in part in a manner that but for Order 200 would be prohibited by any term, provision, covenant or restriction of any law, by-law, conveyance, deed, agreement or lease may continue to be let or sub-let in whole or in part until the 25th of February, 1955, as if Order 200 had not been revoked.

EXEMPTION

46.—(1) Where the Lieutenant-Governor in Council exempts a city, town, village or township from these regulations, these regulations shall cease to apply in such city, town, village or township 6 months after the day the Order-in-Council is made unless within that period the council of the municipality by resolution declares that these regulations shall continue to apply in that municipality and unless within that period the Rentals Administrator receives a copy of the resolution, in which case these regulations shall continue to apply in that municipality.

(2) The Rentals Administrator shall send a copy of the Order-in-Council forthwith after it is made to the clerk of every municipality affected thereby.

PART VIII

OFFENCES AND PENALTIES

47.—(1) No person on behalf of himself or of another person shall let or offer to let a dwelling-place at a rental that is higher than is reasonable and just, or shall charge, demand, receive, collect or pay such a rental.

(2) If a maximum rental has been fixed by or under these regulations for a dwelling-place, a rental in excess of the maximum rental so fixed shall be conclusively deemed to be higher than is reasonable and just.

(3) No person shall impede or prevent or attempt to impede or prevent an investigation, examination or inspection under these regulations or under an order.

(4) No person shall alter a lease that has the effect of fixing or varying the maximum rental of a dwelling-place, or with intent to evade any of these regulations or any order, destroy, mutilate, deface, alter, secrete or remove any books, records, documents or property of any kind.

(5) No person shall attempt to commit or aid, abet, counsel or procure the commission of an offence under these regulations, or conspire with any other person by any means to commit an offence under these regulations, or to enter into a transaction or arrangement designed for the purpose or having the effect of evading any of these regulations or any order.

(6) No person shall make a false or misleading statement or representation,

(a) in or in respect of any notice, demand, application, return, receipt, statement or other document that is required or permitted by or under these regulations to be given, made, filed or mailed; or

(b) to or for the use or information of any person concerned in the administration of these regulations or of any order.

(7) No person shall dispossess or evict a tenant from a dwelling-place, or require a tenant to vacate or give up possession of a dwelling-place under a false or misleading representation.

48.—(1) Every person who contravenes or fails to observe any of these regulations or any order shall be guilty of an offence and on summary conviction shall be liable to a penalty of not more than \$5,000 or to imprisonment for a term of not more than 2 years, or to both fine and imprisonment, and every director or officer of a corporation who assents to or acquiesces in any such offence by the corporation shall be guilty of such offence personally and cumulatively with the corporation.

(2) In any proceeding, one or more charges may be included in an information or complaint and a charge may include one or more offences against any of these regulations or any order, and all such charges may be tried concurrently and one conviction for any or all such offences may be made and may provide a separate penalty for each offence.

49. No person shall be prosecuted under these regulations except with the written consent of the Attorney-General or of the Rentals Administrator and such written consent shall be sufficient if it purports to be signed by the Attorney-General or the Rentals Administrator.

50.—(1) A prosecution for an offence under these regulations may be commenced at any time within 12 months from its commission.

(2) The Attorney-General may extend the time under subregulation 1 for commencing a prosecution, either before or after the expiration of the time limited for commencing the prosecution.

51.—(1) In any proceeding in a court a document purporting to be the order or decision of the Rentals Administrator or Deputy Rentals Administrator or of a Rentals Board or Rentals Appraiser if purporting to be signed by such Rentals Administrator, Deputy Rentals Administrator, Rentals Board or Rentals Appraiser, in the absence of evidence to the contrary, shall be deemed to be the final and conclusive decision of such Rentals Administrator, Deputy Rentals Administrator, Rentals Board or Rentals Appraiser, as the case may be, and such document shall be received in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the document and without further proof thereof.

(2) In any proceeding in a court a document purporting to be the order or decision of the Rentals Committee, Real Property Administrator, Local Examiner, Hotel Rates Committee, Administrator of Rental Appeals or Court of Rental Appeals, if purporting to be signed by the Rentals Committee or the chairman thereof, Real Property Administrator, Local Examiner, Hotel Rates Committee, Administrator of Rental Appeals or Court of Rental Appeals, in the absence of evidence to the contrary, shall be deemed to be the final and conclusive decision of such Rentals Committee, Real Property Administrator, Local Examiner, Hotel Rates Committee, Administrator of Rental Appeals or Court of Rental Appeals, as the case may be, and such document shall be received in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the document and without further proof thereof.

52.—(1) If a person is charged with an offence under these regulations and pleads or alleges that he had been exempted from the relevant provisions of these regulations or had received the permission of the Rentals Administrator for any act or omission, the burden of proof thereof shall be on the person so charged.

(2) For the purposes of the prosecution of a person for an offence under these regulations, the offence shall be deemed to have been committed either at the place

where it was actually committed or at the place in Ontario in which the offender resides or carries on business or is found or apprehended or is in custody.

(3) In the prosecution for a contravention of sub-regulation 1 of regulation 47 or of regulation 10, evidence by the person charged that he has made an application for permission to increase the maximum rental does not constitute a defence.

(4) In a prosecution for a contravention of sub-regulation 1 of regulation 47 or of regulation 10, if the prosecution proves that on or after the 11th of October, 1941, the actual rental that was charged, demanded, received, collected or paid was less than the rental in respect of which the charge was laid, such actual rental, unless the person charged proves to the contrary, shall be deemed to be the maximum rental for the dwelling-place.

PART IX

REVOCATION AND COMMENCEMENT

53. The Wartime Leasehold Regulations in effect in Ontario under authority of *The Leasehold Regulations Act, 1951* and Ontario Regulations 83/51 and 176/51 are revoked and regulations 1 to 52 hereof are substituted therefor.

54. These regulations come into force on the 25th of February, 1952.

FORM 1

Ontario Rentals Administration

NOTICE TO VACATE SELF-CONTAINED DWELLING

(Under Regulation 33)

FOR PERSONAL RESIDENCE OF LANDLORD, SON, DAUGHTER, FATHER, MOTHER, SON-IN-LAW, DAUGHTER-IN-LAW, FATHER-IN-LAW, MOTHER-IN-LAW OF LANDLORD (OR DECEASED LANDLORD)

Three copies of this form must be completed by the landlord and all three copies delivered to the Rentals Appraiser. Two copies, with acknowledgment of filing, will be returned to the landlord. One such copy shall be given to the tenant. The notice to vacate will be invalid if this direction is not followed.

Date.....

One copy of this notice filed on the.....
day of..... 195...

at.....

(Rentals Appraiser)

Note:—Unless this notice otherwise complies with the Wartime Leasehold Regulations the filing does not make it a good notice.

.....
(name of tenant)

.....
(address of tenant)

Take notice that on the..... day of..... 19...

I require you to vacate and deliver vacant possession of self-contained dwelling known as

.....
(house, apartment or flat)

.....
(street address)

.....
(municipality)

that you occupy as.....
(weekly, monthly, year-to-year or term certain tenant—state which)

at a rental of \$..... per.....
(week, month, etc.—state which)

I DO HEREBY DECLARE TO YOU AND TO THE RENTALS ADMINISTRATOR THAT:

(a) I became owner of the self-contained dwelling before June 15th, 1951;

(b) I desire it

(i) as my personal residence for a period of at least one year from the expiry date of this notice, or

(ii) as the personal residence of
(name of relative)

..... of the landlord whose address is
(relationship to landlord)

..... and who has agreed, as shown by his declaration
(address of relative) attached hereto, to occupy the self-contained dwelling for a period of at least one year from the expiry date of this notice.

I hereby undertake that the self-contained dwelling will be occupied for the purpose aforesaid and that I will not sell or rent the same except for such purpose within one year of the expiry date of this notice, except with the written approval of the Rentals Administrator.

.....
(signature(s) of landlord(s))

.....
(address of landlord(s))

DECLARATION OF AGREEMENT FOR TENANCY

I,
(name of relative)

residing at

am the of the landlord (or deceased landlord)
(relationship)

and I hereby declare to the tenant and to the Rentals Administrator that I have agreed to occupy and that I will occupy the self-contained dwelling known as

.....
(address of self-contained dwelling)

as my personal residence for a period of at least one year from the expiry date of the foregoing notice to vacate.

Dated at this day of 19...

WITNESS: (not to be witnessed by landlord)

.....
(signature of witness)

.....
(address of witness)

.....
(signature of landlord's relative named in notice)

The penalty for any false statement or representation or other breach of the Wartime Leasehold Regulations is a fine of not more than \$5,000 or imprisonment for a term of not more than two years, or both such fine and imprisonment.

FORM 2

(Landlord to file two copies)

File No.

Ontario Rentals Administration

Accepted for filing

APPLICATION FOR FIXATION OF MAXIMUM RENTAL FOR A SELF-CONTAINED DWELLING

(Under Regulation 18)

- 1. Address of self-contained dwelling
(street no.) (street) (municipality)
- 2. Type of self-contained dwelling: ☐ converted ☐ house ☐ flat ☐ duplex ☐ apartment.
- 3. Must the tenant share water-closet or other similar device?
(yes or no)
- 4. Name of landlord (applicant)

5. Address of landlord (applicant).....Tel. No.....
6. Are you the owner of the self-contained dwelling?.....
(yes or no)
7. Name of tenant (or proposed tenant), if any.....
8. Address of tenant (or proposed tenant), if any.....
9. On what date did present tenant take possession?.....
10. Was there a tenant in possession of the self-contained dwelling on July 31st, 1951?.....
(yes or no)
If so, on what date did that tenant take possession?.....
11. Rental (if any) now being charged \$
(per week, month) (furnished or unfurnished)
12. Further particulars and special circumstances, if any:

Number of rooms and other space in the self-contained dwelling.					Services supplied to the tenant, the operating costs of which are payable by the landlord.		
Number	Room	Floor 1st 2nd etc.	Location Front Rear etc.	Size	Service	Yes or No	Particulars
.....	Living Room ft. by ft.	Heat.....
.....	Dining Room ft. by ft.	Light.....
.....	Dinette ft. by ft.	Water rates.....
.....	Kitchen ft. by ft.	Gas.....
.....	Hall ft. by ft.	Janitor.....
.....	Bathrooms ft. by ft.	Elevator.....
.....	Bedrooms ft. by ft.	Heating } system }	<input type="checkbox"/> Hot Water <input type="checkbox"/> Hot Air
.....	" ft. by ft.	Hot water.....	<input type="checkbox"/> All Year <input type="checkbox"/> Part Time
.....	" ft. by ft.	Power for Refrigerator.....
.....	Garage ft. by ft.	Other.....
.....	Other Rooms ft. by ft.	Other.....

Equipment Supplied	Yes or No	Particulars
Refrigerator.....	<input type="checkbox"/> Ice <input type="checkbox"/> Automatic.
Cooking Stove.....	<input type="checkbox"/> Gas <input type="checkbox"/> Electric <input type="checkbox"/> Coal <input type="checkbox"/> Wood.
Quebec Heater.....
Linoleum.....	Which Rooms.....
Blinds.....	Which Rooms.....
Other.....

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

Date.....
(signature of applicant)

NOTE: The Wartime Leasehold Regulations permit the landlord and tenant of a self-contained dwelling to negotiate a lease, in writing, for two years or longer at a mutually agreed rental, provided that the tenant is in possession before the lease is made, and has security of tenure under the regulations. In such case the rental reserved in the lease shall be deemed to be the maximum rental for the self-contained dwelling. The landlord must, however, file with the Rentals Appraiser and serve upon the tenant a statement (Form 14) giving the particulars of the lease.

Number of rooms and other space in the lodging.

Services supplied to the tenant, the operating costs of which are payable by the landlord.

Number	Room	Floor 1st 2nd etc.	Location Front Rear etc.	Size	Service	Yes or No	Particulars
.....	Living Room ft. by .. ft.	Heat ..		
.....	Dining Room	 ft. by .. ft.	Light ..		
.....	Dinette	 ft. by ft.	Water rates.....		
.....	Kitchen	 ft. by .. ft.	Gas ..		
.....	Hall	 ft. by .. ft.	Janitor.....		
.....	Bathrooms	 ft. by ft.	Elevator.....		
.....	Bedrooms	 ft. by ft.	Heating } system }		<input type="checkbox"/> Hot Water <input type="checkbox"/> Hot Air
.....	"	 ft. by ft.			
.....	"	 ft. by ft.	Hot water.....		<input type="checkbox"/> All Year <input type="checkbox"/> Part Time
.....	"	 ft. by ft.			
.....	Garage	 ft. by .. ft.	Power for Refrigerator.....		
.....	Other Rooms	 ft. by .. ft.	Other.....		

Equipment Supplied	Yes or No	Particulars
Refrigerator.....		<input type="checkbox"/> Ice <input type="checkbox"/> Automatic.
Cooking Stove.....		<input type="checkbox"/> Gas <input type="checkbox"/> Electric <input type="checkbox"/> Coal <input type="checkbox"/> Wood.
Quebec Heater ..		
Linoleum..		Which Rooms...
Blinds.....		Which Rooms ..
Other. .		

8. Further particulars:

.....

.....

.....

.....

.....

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

Date..... (signature of applicant)

FOR USE OF RENTALS APPRAISER ONLY

DISPOSITION OF APPLICATION:

Rental Appraiser's comments:.....

.....

.....

.....

Date..... (signature of Rentals Appraiser)

FORM 4

Accepted for filing

File No.
(Landlord to file two copies)
Ontario Rentals Administration

APPLICATION FOR FIXATION OF MAXIMUM RATES PER PERSON FOR LODGING
(Under Regulation 18)

- 1. Address of lodging
- 2. Name of landlord (applicant)
- 3. Address of landlord (applicant).....Tel. No.....
- 4. Number of rooms rentedNumber of bathrooms..

INSTRUCTIONS FOR COMPLETING FORM

NOTE.—No person shall let a lodging at a rate per person unless the accommodation is equipped and furnished, including bedding, linen and the laundering thereof, for the sleeping accommodation of each occupant.

Before starting to complete this form assign a number to each room you are letting. You must not change the number once you have assigned it to a room. Give full information about each room reported on this form. Indicate services given by answering the relative question "yes" or "no."

5.

	Room No. 1		Room No. 2		Room No. 3	
	(name of lodger)		(name of lodger)		(name of lodger)	
Size of room.....	feet	feet	feet	feet	feet	feet
Location (floor):						
front, centre, rear....						
Date of letting.....						
Number of single beds.						
Number of double beds.						

	SERVICES SUPPLIED											
	Yes		No		Yes		No		Yes		No	
Breakfast.....												
Private Kitchen.....												
Kitchen privileges ..												
Fuel or electricity												
for cooking...												
Running water in room.												
Hot water all the time..												
Hot water part time ..												
Automatic refrigerator.												
Ice box.....												
Ice supplied.....												
Telephone supplied.....												
Other services.....												

	MAXIMUM RATE PER PERSON APPLIED FOR											
	Number of persons in the room				Number of persons in the room				Number of persons in the room			
	1	2	3	4	1	2	3	4	1	2	3	4
Rate per person												
per week.....	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
or												
Rate per person												
per month.....	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$

Date.....

(signature of applicant)

(If necessary, use additional forms)

FORM 5

Accepted for filing

(Landlord to file two copies)

File No.

Ontario Rentals Administration

APPLICATION FOR INCREASE OF MAXIMUM RENTAL FOR SELF-CONTAINED DWELLING

(Under Regulation 20)

NOTE:—A fee of five dollars (\$5) must be paid by the applicant at the time this application is filed. If filed by mail, please enclose certified cheque or postal money order.

1. Address of self-contained dwelling.....
(street no.) (street) (municipality)
2. Type of self-contained dwelling..... No. of rooms.....
(house, apartment, room(s), etc.) (exclusive of bathroom)
3. Must the tenant share water-closet or similar device with others? ☐ yes ☐ no
4. Name of landlord (applicant).....
5. Address of landlord (applicant)..... Tel. No.....
6. Are you the owner of the self-contained dwelling? ☐ yes ☐ no
7. Name of tenant (or proposed tenant), if any.....
8. Address of tenant (or proposed tenant), if any.....
9. On what date did tenant take possession?.....
10. Was there a tenant in possession of the self-contained dwelling on July 31st, 1951?.....
(yes or no)
If so, on what date did that tenant take possession?.....
11. Present fixed maximum rental \$..... including the following percentage increases
(per week, month)
heretofore permitted by the Orders of the Wartime Prices and Trade Board (indicate which, if any)
☐ 10% plus ☐ 5% (heated) plus ☐ 4% (taxes, multiple family building in Toronto only)
plus { ☐ 18% (unheated) } permitted only where lease was given, on form provided by the Board for minimum
{ ☐ 22% (heated) } of one year.
12. Rental, if any, now being charged \$.....
(per week, month) (furnished, unfurnished)
13. Increased rental is applied for in respect of..... self-contained dwelling.
(furnished, unfurnished)
14. This application is made by reason of the following special circumstances (landlord must mark "X" in the box opposite each clause on which the application is based, and give full particulars in the space provided in Item 15):
☐ (a) an increase in the taxes or water rates payable by the landlord since December 31st, 1950, and resulting otherwise than from a structural alteration or improvement (tax bills for 1950 and following years must be attached);
☐ (b) an increase in the amount of the accommodation or the supplying of appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rental;
☐ (c) renovating, repairing or redecorating of the self-contained dwelling involving an expenditure of not less than five per cent (5%) of the assessed value of the self-contained dwelling (receipted bills and assessment notice must be attached);
☐ (d) the present maximum rental for the self-contained dwelling is substantially lower than the fixed maximum rental generally prevailing for similar self-contained dwellings in the vicinity or in a similar residential district in the same municipality;
☐ (e) the tenant, on the date of the application, is sub-letting three or more rooms in the self-contained dwelling.

SERVICES AND FACILITIES TO BE SUPPLIED BY THE LANDLORD

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

Services	yes or no	Particulars	Equipment supplied by landlord
Heat.....			Refrigerator.... <input type="checkbox"/> Ice box <input type="checkbox"/> Automatic
Light.....			Cooking stove.... <input type="checkbox"/> Gas <input type="checkbox"/> Electric <input type="checkbox"/> Coal <input type="checkbox"/> Wood
Water rates.....			Quebec heater.... <input type="checkbox"/>
Gas.....			Linoleum—which rooms?
Janitor.....			
Elevator.....			Blinds—which rooms?.....
Heating system.....		<input type="checkbox"/> Hot water.....	
Hot water.....		<input type="checkbox"/> Hot air.....	
		<input type="checkbox"/> All year.....	
		<input type="checkbox"/> Part time.....	Other.....
Power or Gas.....		<input type="checkbox"/> For cooking.....	
		<input type="checkbox"/> For refrigerator.....	
Other.....			

15. NOTE:—Use this space for further particulars of the circumstances on which this application is based.

.....

.....

.....

.....

.....

.....

.....

Date..... (signature of applicant)

NOTE: The Wartime Leasehold Regulations permit the landlord and tenant of a self-contained dwelling to negotiate a lease, in writing, for two years or longer at a mutually agreed rental, provided that the tenant is in possession before the lease is made, and has security of tenure under the regulations. In such case the rental reserved in the lease shall be deemed to be the maximum rental for the self-contained dwelling. The landlord must, however, file with the Rentals Appraiser and serve upon the tenant a statement (Form 14) giving the particulars of the lease.

FOR USE OF RENTALS APPRAISER ONLY

DISPOSITION OF APPLICATION:

Rentals Appraiser's comments:.....

.....

.....

.....

.....

.....

.....

Date..... (signature of Rentals Appraiser)

☐ (d) the present maximum rental for the lodging is substantially lower than the fixed maximum rental generally prevailing for similar lodging in the vicinity or in a similar residential district in the same municipality;

☐ (e) the tenant, on the date of the application, is sub-letting three or more rooms in the lodging.

12. NOTE: Use this space for further particulars of the circumstances on which this application is based.

Date:
(signature of applicant)

FOR USE OF RENTALS APPRAISER ONLY

DISPOSITION OF APPLICATION:

Rentals Appraiser's comments:.....
.....
.....
.....
.....
.....
.....
.....

Date:
(signature of Rentals Appraiser)

FORM 7

Accepted for filing

(Landlord to file two copies)

File No.

Ontario Rentals Administration

APPLICATION FOR INCREASE OF MAXIMUM RATES PER PERSON FOR LODGING

(Under Regulation 20)

1. Address of lodging.....
2. Name of landlord (applicant).....
3. Address of landlord (applicant)..... Tel. No.....
4. Number of rooms rented..... Number of bathrooms.....

INSTRUCTIONS FOR COMPLETING FORM

NOTE:—No person shall let a lodging at a rate per person unless the accommodation is equipped and furnished, including bedding, linen and the laundering thereof, for the sleeping accommodation of each occupant.

Before starting to complete this form assign a number to each room you are letting. You must not change the number once you have assigned it to a room. Give full information about each room reported on this form. Indicate services given by answering the relative question "yes" or "no".

5. This application is made by reason of the existence of one or more of the following special circumstances indicated below (landlord should mark an "X" in each box opposite a clause on which the application is based):

- ☐ (a) an increase in the amount of the accommodation or the supplying of any additional appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rate per person;
- ☐ (b) the maximum rate per person is lower than the rate per person generally prevailing on January 1st, 1952, for similar occupancy of similar lodging in the vicinity or in a similar residential district in the same municipality.

6. Use this space for further particulars of the circumstance(s) marked above.....
.....
.....
.....
.....
.....
.....
.....

7. Description of rooms:

	Room No. 1		Room No. 2		Room No. 3	
	(name of lodger)		(name of lodger)		(name of lodger)	
Size of room.....	feet	feet	feet	feet	feet	feet
Location (floor): front, centre, rear.....						
Date of letting.....						
Number of single beds..						
Number of double beds..						

	SERVICES SUPPLIED					
	yes	no	yes	no	yes	no
Breakfast
Private kitchen.....
Kitchen privileges. Fuel or electricity for cooking.....
Running water in room.....
Hot water all the time.....
Hot water part time.....
Automatic refrigerator.....
Ice box.....
Ice supplied.....
Telephone supplied.....
Other services.....

	EXISTING MAXIMUM RATE PER PERSON											
	Number of persons in the room				Number of persons in the room				Number of persons in the room			
	1	2	3	4	1	2	3	4	1	2	3	4
Rate per person per week	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
or												
Rate per person per month	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$

	MAXIMUM RATE PER PERSON APPLIED FOR											
	Number of persons in the room				Number of persons in the room				Number of persons in the room			
	1	2	3	4	1	2	3	4	1	2	3	4
Rate per person per week.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....
or												
Rate per person per month.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....	\$.....

Date.....
(signature of applicant)

(If necessary, use additional forms)

FORM 8

(Landlord to file two copies)

Accepted for filing

File No.....

Ontario Rentals Administration

LANDLORD'S APPLICATION FOR REDUCTION OF MAXIMUM RENTAL

(Under Regulation 12)

1. Address of dwelling-place
(street no.) (street) (municipality)
2. Type of dwelling-place No. of rooms (excluding bathroom).....
(self-contained dwelling or lodging)
3. Location of rooms
4. Name of landlord (applicant).....
5. Address of landlord (applicant)..... Tel. No.....
6. Name of tenant.....
7. Must the tenant share water-closet or other similar device?.....
8. Maximum rental now in effect \$.....
(per week, month)
9. Reduced rental applied for \$.....
(per week, month)
10. Application is made by reason of lessening one or more of the following (check each clause which is applicable and give full details in the space provided in Item 12):
☐ (a) a lessening of the amount of the accommodation.
☐ (b) a lessening of the furniture.
☐ (c) a lessening of the furnishings.
☐ (d) a lessening of the fixtures.
☐ (e) a lessening of the equipment.
☐ (f) a lessening of the services.
☐ (g) a lessening of the facilities.
11. Date of lessening referred to in Item 10 above.....
12. Give full particulars of the lessening checked in Item 10 above

Date.....
(signature of applicant)

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

FOR USE OF RENTALS APPRAISER ONLY

Maximum Rental reduced as follows:

By reason of 10 (a) \$.....per.....

10 (b) \$.....per.....

10 (c) \$.....per.....
10 (d) \$.....per.....
10 (e) \$.....per.....
10 (f) \$.....per.....
10 (g) \$.....per.....

Maximum Rental fixed for accommodation: \$.....per.....
(week, month)

Rentals Appraiser's comments:.....
.....
.....
.....
.....

Date.....
(signature of Rentals Appraiser)

FORM 9
(Tenant to file two copies)
File No.....
Ontario Rentals Administration

Accepted for filing

TENANT'S APPLICATION FOR REDUCTION OF MAXIMUM RENTAL
(Under Regulation 20)

1. Address of dwelling-place.....
(street no.) (street) (municipality)
2. Type of dwelling-place.....No. of rooms (excluding bathroom).....
(self-contained dwelling or lodging)
3. Location of rooms (if part of larger premises).....
4. Name of landlord.....
5. Address of landlord.....Tel. No.....
6. Name of tenant (applicant).....Tel. No.....
7. Must the tenant share water-closet or other similar device?.....
8. What is the present maximum rental?.....
9. When did you take possession?.....
10. Rental now being charged \$.....
(per week, month; furnished, unfurnished—state which)
11. Reduced rental applied for \$.....
(per week, month; furnished, unfurnished—state which)
12. What services are supplied?.....
13. This application is made by reason of the following special circumstance, namely:
Since the date on which the maximum rental was last fixed there has been a lessening of the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were supplied or to be supplied for the maximum rental.
14. Date of lessening referred to in Item 13 above.....
15. Use this space for further particulars of the circumstance upon which this application is based.
.....
.....
.....

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

Rentals Appraiser's comments:

(signature of Rentals Appraiser)

Accepted for filing

- ☐ (a) The maximum rate per person is higher than the rate per person generally prevailing for similar occupancy of similar lodging in the vicinity or in a similar residential district in the same municipality.
- ☐ (b) The lessening of any furniture, furnishings, equipment, fixtures, services, meals or facilities that were supplied or to be supplied for the maximum rate. *(If the application is based upon this circumstance the applicant should give date of lessening.)* Date.....

12. Use this space for particulars of the circumstances marked above

.....

.....

.....

.....

.....

Date (signature of applicant)

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

FOR USE OF RENTALS APPRAISER ONLY

DISPOSITION OF APPLICATION:

☐ Application disallowed.

Maximum rate fixed at \$.....per.....when occupied by one person;
(week, month)

\$.....per person per.....when occupied by 2 persons;
(week, month)

\$.....per person per.....when occupied by 3 persons;
(week, month)

\$.....per person per.....when occupied by more than 3 persons;
(week, month)

including the meals and special services indicated in Items 8 and 9 on the front of this application.

Rentals Appraiser's comments:.....

.....

.....

.....

.....

.....

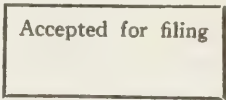
Date (signature of Rentals Appraiser)

FORM 11

(Landlord to file two copies)

File No.....

Ontario Rentals Administration



APPLICATION TO A RENTALS BOARD

UNDER REGULATION 29 FOR AN ORDER PERMITTING RECOVERY OF POSSESSION OF A DWELLING-PLACE

1. Address of dwelling-place.....
(street no.) (street) (municipality)
2. Type of dwelling-place.....
(self-contained dwelling or lodging)
3. Name of landlord_s(applicant).....
4. Address of landlord (applicant)..... Tel. No.....
5. Name of tenant.....

4. Address of landlord (applicant) Tel. No.
5. Date on which landlord became owner.....
6. Name of tenant.....
7. Address of tenant..... Tel. No.
8. Kind of lease.....
(weekly, monthly, year-to-year, term certain)
9. Rent day.....
10. If the lease is from year to year, give anniversary date.....
11. If the lease is for a term certain give expiry date.....
12. The landlord at the hearing of this application shall establish and hereby declares:
(Indicate the clauses that apply)
- ☐ (a) That he is the owner of the dwelling-place.....
- ☐ (b) That he is suffering a grievous financial hardship in being prevented from recovering possession of the dwelling-place.
- ☐ (c) That he has need of the dwelling-place as a residence for himself and members of his family and that he or members of his family will suffer grievous hardship if he is unable to obtain possession of the dwelling-place.
- ☐ (d) That he needs the dwelling-place as a residence for
.....
(name(s) of relative(s))
who (is) the.....
(are) (son, daughter, mother, father, son-in-law, daughter-in-law, mother-in-law, or
father-in-law, or any one or more of them)
of the landlord (or deceased landlord), who now reside(s) at
.....
(address(es) of relative(s))
(if several persons to be named, attach schedule of names and addresses to each copy of application)
and that the person or persons for whose benefit the landlord needs the dwelling-place will suffer grievous hardship if unable to obtain possession of the dwelling-place.
- ☐ (e) That the landlord is a co-operative housing association incorporated under *The Companies Act* and approved by the Rentals Administrator and that.....
(name of member)
needs the dwelling-place as a residence for himself and his family and that the person or persons for whose benefit the dwelling-place is needed will suffer grievous hardship if possession cannot be obtained.
- Here give particulars of the circumstances of the grievous hardship on which the application is based:
13. Does the landlord know of any suitable alternative accommodation available for the tenant?.....
(yes or no)
Address.....
14. Kind of accommodation..... No. of rooms..... Rent \$.....
(house, apartment, rooms, etc.) (per week, month, etc.)
15. Does the owner of the alternative accommodation consent in writing to accept the tenant?.....
(yes or no)
If yes, attach written consent. If not, how do you know that the tenant can secure the accommodation?
.....
.....
16. Have you made a previous application for relief under regulation 26 or Order No. 753, W.P.T.B.?.....
(yes or no)
- Date
(signature of applicant)

FORM 13

(Landlord to file two copies)

Accepted for filing

File No.

Ontario Rentals Administration

APPLICATION TO A RENTALS APPRAISER

UNDER REGULATION 31 FOR PERMIT TO GIVE NOTICE TO VACATE FOR THE PURPOSE OF SUBDIVISION

1. Address of dwelling-place.
(street no.) (street) (municipality)
2. Type of dwelling-place
(self-contained dwelling or lodging)
3. Name of landlord (applicant).....
4. Address of landlord (applicant)..... Tel. No.
5. Name of tenant.....
6. Exterior construction.....
(brick, stone, stucco, frame, etc.)
7. No. of storeys.....
8. Particulars of present and proposed accommodation and occupancy (fill in below):

Particulars of accommodation and present occupancy	Particulars of proposed accommodations and occupancy
(a) Number of rooms	(a) Number of rooms.....
(b) Number of bathrooms.....	(b) Number of bathrooms.....
(c) Has accommodation central heating unit?.....	(c) Central heating unit.....
(d) Number of families in the accommodation.....	(d) Number of family units.....
(e) Total number of occupants including children.....	(e) How many persons will be accommodated?....

9. Have you obtained from all proper authorities the necessary permits for the alterations, or an assurance that such permits will be issued? (*If permits have been secured they should be attached or produced for the inspection of the Rentals Appraiser.*)
10. Plans or sketches of the proposed alterations must be attached to this application. The landlord should also attach a statement of the estimated cost, and a brief description of each of the family units which will result from the alterations, including particulars of the services which will be supplied with each unit.
11. Are you willing to let one of resulting apartments to the present tenant at a maximum rental to be fixed by the Rentals Appraiser?
(yes or no)

Date.....
(signature of applicant)

The Wartime Leasehold Regulations provide severe penalties for any false statement or representation.

FOR USE OF RENTALS APPRAISER ONLY

DISPOSITION OF APPLICATION:

Rentals Appraiser's comments:.....

Date.....
(signature of Rentals Appraiser)

FORM 14

Ontario Rentals Administration

Accepted for filing

File No.....

LANDLORD'S STATEMENT

REPORTING OF LEASE FOR A TERM CERTAIN OF TWO YEARS OR LONGER UNDER REGULATION 15

NOTE:—Landlord shall give one copy of this statement to tenant and file one with Rentals Appraiser within thirty days after a lease in writing has been executed by the parties.

- 1. Address of self-contained dwelling.....
- 2. Name of landlord.....
- 3. Address of landlord..... Tel. No.....
- 4. Name of tenant.....
- 5. Address of tenant..... Tel. No.....
- 6. Date on which tenant took possession of self-contained dwelling.....
- 7. Rental in effect before the making of the term certain lease.....
- 8. Length of term of lease.....years commencing.....day of.....19....
(number)
- 9. The lease was made on the.....day of....., 19....
and is.....
(oral or written—state which)
- 10. Rental payable under the lease \$.....per.....
(week, month, furnished, unfurnished or partly furnished)
- 11. Services, equipment, etc., supplied by the landlord:

☐ Heat ☐ Light ☐ Gas ☐ Power for cooking ☐ Janitor service

☐ Elevator ☐ Water rates ☐ Cooking stove ☐ Refrigerator ☐ Garage

I CERTIFY THAT I HAVE DELIVERED A TRUE COPY OF THIS STATEMENT TO THE TENANT
Date.....
(landlord's signature)

Caution: This is a Report form, not a form of lease.

FORM 15

Ontario Rentals Administration

NOTICE TO TENANT TO PAY INCREASED RENTAL

(Under Regulation 22)

(LEASE NOT FOR A TERM CERTAIN)

Date.....

To.....
(name of tenant).....
(address of tenant)

1. Take notice that on and after the.....day of....., 19...., next I require you to pay a rental of \$.....per.....being a rental not in excess of the maximum rental for the dwelling-place of which you are my tenant.
(week, month, etc.)
2. And further take notice that unless you notify me in writing within thirty days after receipt of this notice that you will pay a rental of \$.....per.....you must vacate the self-contained dwelling known as.....
(week, month, etc.)
on the.....day of....., 19...., next.

.....
(signature of landlord).....
(address)

FORM 16

Ontario Rentals Administration

File No.....

NOTICE OF APPEAL

(Under Regulation 23)

Accepted for filing

NOTE:—A fee of five dollars (\$5) must be paid by the appellant at the time this Notice is filed. If filed by mail, please enclose certified cheque or postal money order.

(One copy of this form must be served on the opposite party and proof of service made by completing the affidavit on the reverse side of the original, that should then be filed at the office of the Ontario Rentals Administration.)

Re Rentals Appraiser's Decision No..... Dated the.....day of....., 19....

Take notice that I.....

residing at.....
(street address) (municipality)landlord } of the { self-contained dwelling
tenant } { lodging (indicate which) known as..........
(street no.).....
(street).....
(municipality)do hereby appeal from the decision of.....
(name of Rentals Appraiser)

on the following grounds:

.....
(add extra page if necessary)

Dated at this day of 19

.....
(signature of appellant)

To (name and address of opposite party)
and to the Rentals Board.

(Back of Notice of Appeal)

AFFIDAVIT PROVING SERVICE OF NOTICE OF APPEAL

I, of the of
in the of Occupation
make oath and say as follows:

I did on, the day of 19
personally serve a true copy of the within Notice of Appeal

upon landlord
tenant

or Agent for tenant
landlord

of the within-mentioned/self-contained dwelling.
(lodging (*indicate which*)).

Sworn before me at the }

of on the }

of }

this day of 19 }

.....
A Commissioner, etc.

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Government Notices.....	509-525	Change of Name Act.....	533-535
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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....\$.75	Logging Tax Act..... .25
Bills of Sale and Chattel Mortgage Act..... .25	Marine Insurance Act..... .25
Bulk Sales Act..... .25	Mechanics Lien Act..... .25
Companies Act..... .75	Municipal Act..... 2.00
Conditional Sales Act..... .25	Municipal Drainage Act
Coroners' Act..... .25	Municipal Drainage Aid Act }25
Corporations Tax Act..... .50	Provincial Aid to Drainage Act }
Department of Municipal Affairs Act..... .50	Notaries Act..... .25
Deserted Wives and Children's Maintenance Act.. .25	Partnership Act and Partnership Registration Act..... .25
Ditches and Watercourses Act..... .25	Planning Act..... .25
Division Courts Act, Rules and Forms..... 1.00	Public Accountancy Act..... .25
Evidence Act..... .15	Public Health Act..... .50
Hospital Tax Act and Regulations..... .25	Public Utilities Act..... .25
Insurance Act..... 1.00	Registry Act..... .50
Justice of the Peace Act..... .10	Sale of Goods Act..... .25
Land Surveyors Act..... .25	Securities Act and Regulations..... .50
Land Titles Act..... .50	Security Transfer Tax Act and Regulations..... .25
Land Transfer Tax Act..... .25	Succession Duty Act and Regulations..... 1.00
Landlord and Tenant Act..... .25	Surveys Act..... .25
Line Fences Act..... .25	Title Drainage Act..... .25
Loan and Trust Corporations Act..... 1.25	Trustees Act..... .25
Local Improvement Act..... .50	

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.... 5.00	Report of the Ontario Royal Commission on Milk, 1947..... 1.00
Land Titles Rules, Forms and Tariff of Fees..... 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk..... .15
Manual of Assessment Values..... 4.00	Report of the Select Committee on Conservation, 1950..... 1.00
Municipal Directory, 1951..... 1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951..... 1.75
Public Accounts of the Province of Ontario..... .50	Surrogate Court Rules, Forms and Tariff of Fees.. .50
Regulations Under The Division Courts Act... 1.00	
Report of the Ontario Royal Commission on Forestry, 1947..... 1.00	



Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

	Issue No.	1—Earliest Date Sale can be held—	1952
January 5th,	" "	April, 5th,	"
February 2nd,	" "	" " " " " "	—May 3rd, "
March 1st,	" "	" " " " " "	—June 2nd, "
April 5th,	" "	" " " " " "	—July 5th, "
May 3rd,	" "	" " " " " "	—August 2nd, "
June 7th,	" "	" " " " " "	—September 6th, "
July 5th,	" "	" " " " " "	—October 4th, "
August 2nd,	" "	" " " " " "	—November 1st, "
September 6th,	" "	" " " " " "	—December 6th, "
October 4th,	" "	" " " " " "	—January 3rd, 1953
November 1st,	" "	" " " " " "	—February 2nd, "
December 6th,	" "	" " " " " "	—March 7th, "

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, **approximately four days after publication date**, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MARCH 8th, 1952

10

Proclamation

(Great Seal of Ontario) L. O. BREITHAAPT

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Third Session of Our Twenty-third Legislature for Our Province of Ontario begun and holden at the City of Toronto on the First day of February in the year of Our Lord one thousand nine hundred and fifty-one intituled "An Act respecting Rural Telephone Systems" it is enacted by section 8 thereof that the said Act shall come into force on a day to be named by Our Lieutenant-Governor by his Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE,

by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise however, DO, by this Our Royal PROCLAMATION hereby NAME Thursday the twenty-eighth day of February, 1952, as the day on which the said Act intituled "An Act respecting Rural Telephone Systems" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE LOUIS ORVILLE BREITHAAPT, Lieutenant-Governor of our Province of Ontario,

At Our City of Toronto in Our said Province this twenty-eighth day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND

ARTHUR WELSH,
Provincial Secretary.

(520)

10

Government Notices Respecting Corporations

Letters Patent of Incorporation

BUCHAREST HOLDINGS CORPORATION
LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of February, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Ambrose O'Flaherty, Solicitor; and Jean Kobernyk, Iris Melville and Grace Pearce, Secretaries; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BUCHAREST HOLDINGS CORPORATION LIMITED: (a) To purchase

and otherwise acquire and to hold, sell, exchange or otherwise dispose of and deal in the property, real or personal, rights and assets of and bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth: with a capital divided into One Hundred and Eighty Thousand preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Thomas Ambrose O'Flaherty, Jean Kobernyk, Iris Melville and Grace Pearce, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CANAIR MOLYBDENUM CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Struan Robertson, of the Township of Scarborough, in the County of York and Province of Ontario, Solicitor; and Anne Arthur and Phyllis Muddiman, both of the City of Toronto, in the said County of York, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANAIR MOLYBDENUM CORPORATION LIMITED: (a) To mine, prepare for market and transport coal, iron, molybdenum, tungsten and all mineral substances; and for the further purposes and objects therein set forth: with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Struan Robertson, Anne Arthur and Phyllis Muddiman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CLAPPER REALTY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Hamilton Carley, Trevor Edwin Clarke and Ralph O'Neill Standish, Solicitors; Jean Scott, Bookkeeper; and Violet Marie Fry, Alice Krom and Dorothy Richmond, Secretaries; all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter

become shareholders therein, a private company under the name of CLAPPER REALTY LIMITED; To acquire by purchase, lease, exchange, concession or otherwise and to own, operate, maintain, rent, lease, mortgage or otherwise charge or encumber lands and premises situate in the said City of Peterborough and known as Lot Number One (1) South of King Street and West of George Street, save and except the North 110 feet thereof, and the East 21 feet 5 inches of Lot Number Two (2) South of King Street and West of George Street, save and except the North 110 feet thereof, and such rights-of-way and easements as may be appurtenant thereto or enjoyed therewith and such other lands and premises as may be contiguous or adjacent thereto or in the vicinity thereof or wherever situate which may be used in conjunction therewith and to build upon, develop and improve the said lands and premises or any part or parts thereof; with a capital divided into One Hundred and Forty-five cumulative redeemable 5½% preference shares of the par value of One Thousand dollars each and Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Peterborough; and its Provisional Directors being Robert Hamilton Carley, Jean Scott, Violet Marie Fry, Alice Krom, Dorothy Richmond, Trevor Edwin Clarke and Ralph O'Neill Standish, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE COMRIE TIRE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold Wilson Shapley, Walter Brechin Reid and Frederick Arthur Meredith Huycke, Barristers; and Edward John Meredith Huycke and John Montgomery Lowndes, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of THE COMRIE TIRE COMPANY LIMITED: (a) To import, export, buy, sell, produce, fabricate and dispose of crude rubber, manufactured rubber and gutta percha; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Three Hundred 6% non-cumulative redeemable preference shares of One Hundred dollars each and Two Hundred common shares of One Hundred dollars each; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Harold Wilson Shapley, Walter Brechin Reid, Frederick Arthur Meredith Huycke, Edward John Meredith Huycke and John Montgomery Lowndes, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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DERMAR OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have

been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Margaret Elizabeth Kamm, Janet Elizabeth McArthur and Lydia Mary Valoppi, all of the City of Toronto, in the County of York and Province of Ontario, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein a private company under the name of DERMAR OF CANADA LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To prepare, manufacture, buy, sell, import, export and deal in all kinds of pharmaceutical, medicinal, chemical and other preparations and products and all other goods and all other articles pertaining to the wholesale drug and chemical business; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Margaret Elizabeth Kamm, Janet Elizabeth McArthur and Lydia Mary Valoppi, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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D & F BUILDING SPECIALTIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Gordon Cunningham and Willis Gordon Cunningham, Solicitors; and Heather Gray, Secretary; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of D & F BUILDING SPECIALTIES LIMITED; To carry on all or any of the businesses of hardware merchants, wholesale and/or retail merchants of building contractors' supplies, manufacturers, warehousemen, suppliers, jobbers, contractors, builders, plumbers, tinsmiths, roofers, repairmen and other businesses which may be carried on in conjunction with any thereof; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Douglas Gordon Cunningham, Willis Gordon Cunningham and Heather Gray, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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DUN-BAY CAR MARKET LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to

the limitations and restrictions, if any, therein set forth constituting Jack Sydney Midanik and Harry Marvin Sherman, Solicitors; and Rae Frank, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DUN-BAY CAR MARKET LIMITED: (a) To trade in, buy, sell, lease, use, operate, maintain, let or hire, deal in and with, dispose of, manufacture and repair automobiles, trucks, tractors, motorcycles and motor vehicles of all kinds and the accessories and parts thereof of every kind and description and to carry on the business of dealers in and manufacturers of any of the said articles; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Five Hundred preference shares of Ten dollars each and Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Sydney Midanik, Harry Marvin Sherman and Rae Frank, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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FOREST HILLS GOLF & COUNTRY CLUB LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Sheldon Grant, Manager; Tevia Leib Granovsky, Doctor of Dental Surgery; Irene Granovsky, Housewife; Nathan Lockwood, Sales Manager; and Harold Lawrence Axler, Automobile Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of FOREST HILLS GOLF & COUNTRY CLUB LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein and any buildings, erections or structures thereon, and to construct, erect and operate golf courses, clubhouses and all buildings and structures used in connection therewith, hotels, restaurants, garages, buildings, dwellings, residences and other buildings and works; and for the further purposes and objects therein set forth: with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Sheldon Grant, Tevia Leib Granovsky, Irene Granovsky, Nathan Lockwood and Harold Lawrence Axler, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GREENBRIAR HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Kelso Creighton and George Keith Drynan, Solicitors; Walter Wilson, Accountant; and Marjory Carter and Barbara Jean Backus, Stenographers; all of the City of Oshawa, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GREENBRIAR HOLDINGS LIMITED: (a) To purchase or otherwise acquire and to hold, sell, exchange or otherwise dispose of and deal in the property, real or personal, rights and assets of and bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred 5% non-cumulative preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Oshawa; and its Provisional Directors being Thomas Kelso Creighton, Walter Wilson, Marjory Carter, George Keith Drynan and Barbara Jean Backus, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GRICE SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Henry Grice, Salesman, and Audrey Laurel Lamour, Housewife, both of the City of St. Catharines, in the County of Lincoln and Province of Ontario; and Frank Davis Grice, of the City of Hamilton, in the County of Wentworth and Province of Ontario, Purchasing Agent; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GRICE SALES LIMITED To create, establish, build up and maintain a selling or purchasing organization for the promotion, sale, advertisement, distribution or introduction of any and all manufactured products, merchandise, personal property and subjects of trade or commerce of every kind and nature or any rights or interests therein and thereto; and to manufacture, handle on commission or otherwise deal in, contract for or otherwise acquire advertise, promote, introduce, distribute, buy, sell or otherwise dispose of, for itself or for any other or others, any of the aforesaid; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of St. Catharines; and its Provisional Directors being William Henry Grice, Audrey Laurel Lamour and Frank Davis Grice, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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HARLONG SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Morgan Duncan, Barrister; Charles Edward Church, Patent Attorney; and Margaret Adelaide Brown, Secretary; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of HARLONG SECURITIES LIMITED: (a) To carry on the business of an investment company and for that purpose to purchase, take in exchange, subscribe for or otherwise acquire, hold, sell, alienate and otherwise dispose of shares, stocks, bonds, debentures, debenture stock, warrants, option certificates, securities, mortgages, hypothecs, secured and unsecured loans, debts and obligations and investments of all kinds and to manage, sell, alienate or otherwise dispose of any of the assets of the Company from time to time and generally to make investments of the funds or moneys of the Company in any kind of property, real and immovable, personal and movable, and to change, alter, vary or realize upon any investment from time to time and to reinvest the proceeds thereof; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being David Morgan Duncan, Charles Edward Church and Margaret Adelaide Brown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ISLAND CITY GREENHOUSES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert John Driver and John Edward Henderson, Barristers; and Helen Byrne Wilson and Margaret MacLean, Secretaries; all of the Town of Brockville, in the County of Leeds and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ISLAND CITY GREENHOUSES LIMITED: (a) To carry on the general business and operations of florists, nursery-men and seed growers and developers; and for the further purposes and objects therein set forth: with a capital divided into Seven Thousand Five Hundred preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said Town of Brockville; and its Provisional Directors being Robert John Driver, John Edward Henderson, Helen Byrne Wilson and Margaret MacLean, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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KEYSON MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Evelyne Worrall, Secretary, and Mary Craey, Married Woman, both of the City of Toronto, in the County of York and Province of Ontario; and Thelma O'Reilly, of the Town of Brampton, in the County of Peel and Province of Ontario, Married Woman; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KEYSON MOTORS LIMITED: (a) To buy, sell, operate and generally deal in motor vehicles; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Two Hundred 6% preference shares of One Hundred dollars each and Two Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Evelyne Worrall, Thelma O'Reilly and Mary Craey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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LA VOGUE CREDIT JEWELLERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Reuben Shore, Jeweller; and Harry Lawrence Romberg and Louis William Spencer, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LA VOGUE CREDIT JEWELLERS LIMITED: (a) To carry on the business of jewellers, silversmiths, diamond merchants, stone setters, watch-makers and gold craftsmen and any business incidental to the same or any of them; and for the further purposes and objects therein set forth: with a capital of Seventy-five Thousand dollars divided into Six Hundred and Fifty non-cumulative redeemable preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Reuben Shore, Harry Lawrence Romberg and Louis William Spencer, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MAGNECORD CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Cameron Macaulay, Secretary-Treasurer; Lloyd James Tomlinson, Solicitor; and Florence Mary Tomlinson, Secretary; all of the City of Toronto, in the County of York and Province

of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MAGNECORD CANADA LIMITED; To create, establish, build up and maintain a selling or purchasing organization for the production, sale, advertisement, distribution or introduction of any and all manufactured products, merchandise, personal property and subjects of trade or commerce of every kind and nature or any rights or interests therein and thereto; and to manufacture, handle on commission or otherwise deal in, contract for or otherwise acquire, advertise, promote, introduce, distribute, buy, sell or otherwise dispose of for itself or for any other or others any of the aforesaid; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Cameron Macaulay, Lloyd James Tomlinson and Florence Mary Tomlinson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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McDONNELL SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilson Dorland Samuel Morden, Solicitor; and Helen Zillman and Alma Jane McKay, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of McDONNELL SECURITIES LIMITED: (a) To carry on in all its branches the business of a stock broker and a dealer in securities of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Fifty non-cumulative redeemable preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilson Dorland Samuel Morden, Helen Zillman and Alma Jane McKay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MITCHELL ALUMINUM SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Mitchell, Salesman; John Edwin Clement, Solicitor; and Violet Middleton, Secretary; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under

the name of MITCHELL ALUMINUM SALES LIMITED: To create, establish, build up and maintain a selling or purchasing organization for the promotion, sale, advertisement, distribution or introduction of any and all manufactured products, merchandise, personal property and subjects of trade or commerce of every kind and nature or any rights or interests therein and thereto; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the City of Waterloo, in the said County of Waterloo; and its Provisional Directors being Bernard Mitchell, John Edwin Clement and Violet Middleton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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NORBERT SILVER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Slutzky, Manager; David Richardson and Cecil Croll, Barristers; Lorraine Callery, Stenographer; and Carl Zalev, Student-at-Law; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NORBERT SILVER MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Windsor; and its Provisional Directors being Robert Slutzky, David Richardson, Lorraine Callery, Carl Zalev and Cecil Croll, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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ONTARIO HOSIERY MFG. CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph James Minsky and Max William Kellermann, Solicitors; Leon Arthurs, Patent Attorney; and Marty Rhona Kurus, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the

Company, and persons who thereafter become shareholders therein, a private company under the name of ONTARIO HOSIERY MFG. CO. LIMITED: (a) To carry on the trade and business of manufacturers of and dealers in men's hosiery; and for the further purposes and objects therein set forth: with a capital of Two Hundred Thousand dollars divided into Nineteen Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph James Minsky, Max William Kellermann, Leon Arthurs and Marty Rhona Kurus, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PARKWAY SILVER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Slutzky, Manager; David Richardson and Cecil Croll, Barristers; Carl Zalev, Student-at-Law; and Lorraine Callery, Stenographer; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of PARKWAY SILVER MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Windsor; and its Provisional Directors being Robert Slutzky, David Richardson, Carl Zalev, Lorraine Callery and Cecil Croll, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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RANKIN BAKERY EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Philip Henry Sullivan and Archibald Eugene Mix, Solicitors; and Helen Ann Lindsay, Secretary; all of the City of St. Catharines, in the County of Lincoln and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RANKIN BAKERY EQUIPMENT LIMITED: (a) To build, construct, manufacture, handle on commission or otherwise deal in, design, test, use, operate, maintain, fit or equip,

convert, repair, service, evaluate, develop, install, export, import, distribute, buy, sell, advertise, promote, introduce, deal in and with, own, hire and otherwise acquire and dispose of new and used equipment, machinery, apparatus, appliances, devices and supplies of all kinds and the component parts thereof for use in connection with the business of wholesale and retail bakers, confectioners, biscuit manufacturers, hotel-keepers, restaurant-keepers and owners and operators of cafes, lunch rooms and dining rooms; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of Brantford, in the County of Brant and Province of Ontario; and its Provisional Directors being Philip Henry Sullivan, Archibald Eugene Mix and Helen Ann Lindsay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491) 10

REINFORCED INDUSTRIAL PLASTICS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Carr, Barrister; and Florence Scott and Susan Mest, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of REINFORCED INDUSTRIAL PLASTICS COMPANY LIMITED: (a) To manufacture, sell and deal in plastic substances of every kind and description and articles made, in whole or in part, from plastic or any similar material; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Donald Carr, Florence Scott and Susan Mest, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491) 10

PAUL ROCKETT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Fitzgerald Kimber and Robert Dean Poupore, Solicitors; and Anne Lydia Sjoblom, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PAUL ROCKETT

LIMITED: (a) To carry on the business of photographers and reproducers of pictures and to act as artists and commercial artists; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Fitzgerald Kimber, Robert Dean Poupore and Anne Lydia Sjoblom, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491) 10

ROSS HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerald Alastair Nash and Donald Ross Tolmie, Solicitors; and Anne Monaghan, Secretary; all of the City of Welland, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROSS HARDWARE LIMITED: (a) To carry on the business of general hardware merchants, both wholesale and retail; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Town of Dunnville, in the County of Haldimand and Province of Ontario; and its Provisional Directors being Gerald Alastair Nash, Donald Ross Tolmie and Anne Monaghan, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491) 10

SUDBURY MIDZONE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilbur Ralph Salter, John Denton Reilly, William Stanley Jamieson and Blair Campbell Fortier Fraser, Solicitors; and Charles Ralph Best Salter, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SUDBURY MIDZONE MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise,

crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilbur Ralph Salter, John Denton Reilly, William Stanley Jamieson, Blair Campbell Fortier Fraser and Charles Ralph Best Salter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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SUDBURY NORTHRIM EXPLORATION COMPANY LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilbur Ralph Salter, John Denton Reilly, William Stanley Jamieson and Blair Campbell Fortier Fraser, Solicitors; and Charles Ralph Best Salter, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SUDBURY NORTHRIM EXPLORATION COMPANY LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilbur Ralph Salter, John Denton Reilly, William Stanley Jamieson, Blair Campbell Fortier Fraser and Charles Ralph Best Salter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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SULZINC MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Henry Mortimer Finkle, Barrister; Bruce Benjamin Jennings, Editor; Russell Thomas Barreca, Realtor; and Charles Lambert and Jack Hobart Roberts, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memo-

randum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SULZINC MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Henry Mortimer Finkle, Bruce Benjamin Jennings, Russell Thomas Barreca, Charles Lambert and Jack Hobart Roberts, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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TEMAGAMI CURLING CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lucien Riopel, Pilot; Arthur Etienne Dufresne, Lumber Grader; Sloan Charles Watters, Manager; Eldrid Benjamin Zimmerman, Builder; and Arthur Maxime Dimmell, Clerk; all of the Township of Temagami, in the District of Nipissing and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of TEMAGAMI CURLING CLUB: (a) To carry on the game or pastime of curling; and for the further purposes and objects therein set forth: with its Head Office at the said Township of Temagami; and its First Directors being Lucien Riopel, Arthur Etienne Dufresne, Sloan Charles Watters, Arthur Maxime Dimmell and Eldrid Benjamin Zimmerman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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THE THERIAULT SUBDIVISION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Noel Desmarais, one of Her Majesty's Counsel learned in the Law; Gerald Foster Kinsman, Solicitor; and Mary Parchewski, Stenographer; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE THERIAULT SUBDIVISION LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any

portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Twenty Thousand cumulative redeemable 5% preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being John Noel Desmarais, Gerald Foster Kinsman and Mary Parchewski, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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TOLANA TRADING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Fraser Hargrave, Barrister; and Margaret Howe and Nevis Nellie Hargrave, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TOLANA TRADING LIMITED: (a) To carry on the business of importers and exporters of and dealers in merchandise of all kinds; to act as customs brokers or agents, warehousemen and common carriers; and to manufacture, process and prepare for market all kinds of goods, wares and merchandise and to deal generally in the same; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Six Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Fraser Hargrave, Margaret Howe and Nevis Nellie Hargrave, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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TRINITY APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Evelyn Dunkelman and Sarah Firestone, Married Women; Lorne Dunkelman, Merchant; and Harry Firestone, Manufacturer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TRINITY APARTMENTS LIMITED: (a) To

acquire by purchase, lease, exchange, concession or otherwise and to own, operate, maintain, rent, lease, mortgage or otherwise charge or encumber lands and premises situate in the said City of Toronto and presently known as municipal numbers 1-5 Harbord Street and such rights-of-way and easements as may be appurtenant thereto or enjoyed therewith and such other lands and premises as may be contiguous or adjacent thereto or in the vicinity thereof or wherever situate which may be used in conjunction therewith and to build upon, develop and improve the said lands and premises or part or parts thereof; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Thousand non-voting preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Evelyn Dunkelman, Lorne Dunkelman, Harry Firestone and Sarah Firestone, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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WELLINGTON HOLDINGS (OTTAWA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Haskell McDonald, Marcel Joyal and Kenneth Hubert Fogarty, Barristers and Solicitors; and Isabel Finkle and Lorraine Cinkant, Secretaries; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WELLINGTON HOLDINGS (OTTAWA) LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Ten Thousand shares of Ten dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being John Haskell McDonald, Marcel Joyal, Kenneth Hubert Fogarty, Isabel Finkle and Lorraine Cinkant, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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WEST OFFICE SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Norman Jabez Lynde and Robert William McVey, Solicitors; and Minnie Jane May, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter

become shareholders therein, a private company under the name of WEST OFFICE SUPPLY LIMITED: (a) To acquire, own and carry on business as a whole-sale and retail dealer in and purchaser, manufacturer and vendor of all kinds and classes of goods, wares and merchandise and in particular the manufacture and sale of office equipment and furniture and social and commercial stationery and to print, publish, bind, buy and sell papers, catalogues, pamphlets, circulars and similar commodities and to conduct a general printing and publishing business; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the Town of New Toronto, in the said County of York; and its Provisional Directors being Norman Jabez Lynde, Robert William McVey and Minnie Jane May, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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ZEAL AND GOLD LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Aaron Zeal and Samuel Gold, Merchants; Lawrence Allan McLennan and John Thomas Brett, Barristers; and Margaret Sobiski, Receptionist; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ZEAL AND GOLD LIMITED: (a) To carry on the business of a departmental store, and to carry on generally the business of a merchant, and to carry on all or any of the businesses of dry-goods merchants, drygoods manufacturers, furriers, clothiers, hosiers and manufacturers, exporters and importers of and wholesale and retail dealers in all kinds of fabrics, leathers, dresses, boots, shoes, millinery children's wear, foundation garments, jewellery, woollen wear, underwear, cloth and silks, suits, coats, leather goods, curtains, drapes, carpets, chinaware, notions, fancy goods, toilet articles of all kinds and all articles required by the customers of general stores; and for the further purposes and objects therein set forth: with a capital divided into One Hundred and Seventy Thousand non-cumulative redeemable preference shares of the par value of One dollar each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being Charles Aaron Zeal, Samuel Gold, Lawrence Allan McLennan, John Thomas Brett and Margaret Sobiski, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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ZENMAC METAL MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Percy Claire Finlay, Henry Francis White and John Franklin Lake, Barristers; and Sadie May Hutchinson and Joyce Irene McLaren, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of ZENMAC METAL MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Percy Claire Finlay, Henry Francis White, John Franklin Lake, Sadie May Hutchinson and Joyce Irene McLaren, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(491)

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Supplementary Letters Patent

MERCURY RESTAURANT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MERCURY RESTAURANT LIMITED, incorporated June 25, A.D. 1951: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Seventy-five Thousand 5% non-cumulative non-participating redeemable preference shares of the par value of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(492)

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THE PETROL OIL & GAS COMPANY, LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to THE PETROL OIL & GAS COMPANY, LIMITED (No Personal Liability), incorporated May 12, A.D. 1920: Increasing the capital stock of the Company by the creation of an additional One Million Five Hundred Thousand shares without any nominal or par value, ranking *pari passu* in all respects with the existing shares of the Company; provided, however, that the aggregate consideration for the issue of the presently unissued One Hundred and Eighty Thousand shares and the additional One Million Five Hundred Thousand shares without any nominal or par value shall not exceed in amount or value the sum of Two Million Four Hundred and Thirty-six Thousand Five Hundred dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(492) 10

ST. LAWRENCE CONTRACTING CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ST. LAWRENCE CONTRACTING CO. LIMITED, incorporated October 18, A.D. 1947: Increasing the capital stock of the Company by the creation of an additional One Hundred and Fifty Thousand shares without any nominal or par value; provided, however, that the consideration for the issue of the additional shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share.

R. J. CUDNEY,
Deputy Provincial Secretary.

(492) 10

Change of Name

UPPER CANADA LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 14th day of February, A.D. 1952, has changed the name of UPPER CANADA TIMBER COMPANY LIMITED, incorporated January 2nd, 1942, to UPPER CANADA LUMBER COMPANY LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(493) 10

Surrender and Cancellation of Letters Patent and Termination of Existence

ANLOUIS BUILDING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 25th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted

the surrender of the charter of ANLOUIS BUILDING LIMITED, incorporated by Letters Patent dated the 14th day of August, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494) 10

CLARKSON INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CLARKSON INDUSTRIES LIMITED, incorporated by Letters Patent dated the 18th day of July, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494) 10

JAMES DILLON AND SONS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of JAMES DILLON AND SONS, LIMITED, incorporated by Letters Patent dated the 9th day of September, A.D. 1936, and has directed that the same be cancelled and by his said Order has fixed the 24th day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494) 10

HUGH HEATON PRINTING HOUSE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of February, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of HUGH HEATON PRINTING HOUSE, LIMITED, incorporated by Letters Patent dated the 13th day of July, A.D. 1921, and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494) 10

IMPERIAL RATTAN COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of February, A.D. 1952, in the

terms and conditions therein set forth, has accepted the surrender of the charter of IMPERIAL RATTAN COMPANY, LIMITED, incorporated by Letters Patent dated the 24th day of November, A.D. 1905, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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LAKEFIELD PORCUPINE GOLD MINES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of LAKEFIELD PORCUPINE GOLD MINES LIMITED, incorporated by Letters Patent dated the 16th day of November, A.D. 1925, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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MAGNUM GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MAGNUM GOLD MINES LIMITED (No Personal Liability), incorporated by Letters Patent dated the 16th day of March, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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P. L. PARK, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of P. L. PARK, LIMITED, incorporated by Letters Patent dated the 24th day of June, A.D. 1931, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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PORTAGE BAY CAMP LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 25th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PORTAGE BAY CAMP LIMITED, incorporated by Letters Patent dated the 5th day of April, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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REID GENERAL INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of REID GENERAL INDUSTRIES LIMITED, incorporated by Letters Patent dated the 12th day of January, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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WAGMAN HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of February, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of WAGMAN HOLDINGS LIMITED, incorporated by Letters Patent dated the 30th day of June, A.D. 1949, and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(494)

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Licenses in Mortmain

BERGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 21st day of February, A.D. 1952, has been pleased to authorize BERGS LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 21st day of August, A.D. 1945, to acquire, hold and assure land in mortmain in Ontario,

for a period of thirty years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH,
Provincial Secretary

(495)

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EX-MOTHER LODE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 21st day of February, A.D. 1952, has been pleased to authorize EX-MOTHER LODE MINES LIMITED (No Personal Liability), a Corporation created by or under the authority of the laws of the Province of Quebec, by Letters Patent bearing date the 29th day of November, A.D. 1952, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH,
Provincial Secretary.

(495)

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H. KRAMER MOTORS LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 21st day of February, A.D. 1952, has been pleased to authorize H. KRAMER MOTORS LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 19th of January, A.D. 1952, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH,
Provincial Secretary.

(495)

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The Marriage Act

March 3rd, 1952.

CERTIFICATES OF REGISTRATIONS as persons authorized to solemnize marriage in the Province of Ontario have been issued to the following:

Rev. William Stanley Griffiths, Chatham; Rev. Stanislas Gauvin, Atikokan; Rev. Wolmer John Azzolini, Sioux Lookout; Rev. Leonard Amos Muttitt, North Gower; Rev. Torance William Alexander, Haley's Station; Rev. Clarence Sylvester Jones, Windsor; Rev. Robert Franklyn Snyder, Bronte; Rev. William Bews Davidson, Timmins; Rev. George Washington Marshfield, Ottawa, (Temporary); Rev. William Marshall Hyndman, Cranbrook; Rev. James Stuart Wetmore, Toronto; Rev. Joseph Barrett Dorsey, Toronto; Rev. William Brumby Thorneloe, Zephyr; Rev. Anton Arend Schermer, Port Dalhousie; Commissioner William Robert Dalziel, Toronto; Rev. George Charles Fenning, Toronto; Rev. Hugh Gustin Enirick Crosby, Scotia, N. Y. (Temporary); Rev. Daniel Joseph Firth, London; Rev. John Noel Bracher, Centralia; Rev. Richard Martin Paul Ward, Ottawa; Rev. Theodore Wilhelm Schoemaker, Uxbridge; Rev. Thomas Patrick Tait, Bryson, Quebec, (Temporary); Rev. Thomas Wilfred Morley, London; Rev. Robert Victor Allan Rogers, Bear Brook.

R. J. CUDNEY,
Deputy Provincial Secretary.

NOTICE IS HEREBY GIVEN that the registration and authority to solemnize marriage under The Marriage Act 1950 of the underlisted persons is cancelled and revoked:

Rev. Joseph Earl Baldwin; Rev. Thomas Howard Glen Ball; Rev. Elam Peckford; Rev. Robt. Byram MacDonald.

R. J. CUDNEY,
Deputy Provincial Secretary.

(505)

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Voluntary Winding Up under The Companies Act

VOLUNTARY WINDING UP UNDER THE COMPANIES ACT

NOTICE IS HEREBY GIVEN that the Liquidators of the corporations listed below have filed in the office of the Provincial Secretary a Return under Section 207 (2) of The Companies Act. The corporations, their dates of incorporation and the date of filing are as follows:

Name of Corporation	Date of Incorporation	Date of Filing Return
British Hotel Limited.....	May 27, 1947	Feb. 13, 1952
Canadian Nasal Spray Company Limited.....	Mar. 3, 1938	Jan. 30, 1952
Daily Newspapers, Limited.....	Feb. 15, 1930	Feb. 7, 1952
Davis & Henderson, Limited.....	Oct. 30, 1912	Feb. 11, 1952
Hoffco Heating Limited.....	Mar. 9, 1946	Feb. 22, 1952
People's Mutual Telephone Company Limited.....	June 28, 1907	Feb. 26, 1952
Temiskaming Mining Company Limited, The.....	Nov. 16, 1906	Feb. 1, 1952

R. J. CUDNEY,
Deputy Provincial Secretary.

(504)

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Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by Letters Patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
R. W. Clark Fuel Company, Limited.....	Oct. 18, 1921	1948 to 1951 inclusive
Equitable Finance Corporation, Limited.....	June 17, 1921	1923 to 1951 inclusive
Equitable Securities of Canada, Limited.....	Jan. 16, 1913	1915 to 1951 inclusive
Erie Beach Concession Company, Limited.....	Feb. 4, 1911	1917 to 1951 inclusive
Giffin Gold Mines Limited.....	Jan. 21, 1935	1936 to 1951 inclusive
General Discount and Bond Corporation, Limited.....	Apr. 16, 1924	1929 to 1951 inclusive
Gladmore Enterprises, Limited.....	Apr. 14, 1944	1945 to 1951 inclusive
Glen Alden Farms, Limited.....	June 28, 1934	1937 to 1951 inclusive
Golar Mines Limited.....	Jan. 4, 1945	1945 to 1951 inclusive
Gradon Securities Limited.....	Apr. 19, 1938	1938 to 1951 inclusive
Grant Exploration Co. Limited.....	Aug. 5, 1947	1948 to 1951 inclusive
Grimston Porcupine Gold Mines, Limited.....	Jan. 28, 1926	1946 to 1951 inclusive
Harman Mining and Leasing Company, Limited.....	Aug. 4, 1909	1910 to 1951 inclusive
Harriston Packers Limited.....	Nov. 2, 1936	1941 to 1951 inclusive
Handicommodities Corporation Limited.....	Nov. 27, 1946	1949 to 1951 inclusive
The Harding Motor Car Company Limited.....	Nov. 22, 1911	1912 to 1951 inclusive
Healey Lake Lumber Manufacturing Co. Limited.....	July 17, 1947	1950 and 1951
The Herman Exploration and Development Company, Limited...	Feb. 19, 1920	1923 to 1951 inclusive
Hob-Rivetted Footwear Corporation Limited.....	Apr. 10, 1947	1948 to 1951 inclusive
Home Beautifiers Limited.....	Oct. 4, 1947	1948 to 1951 inclusive
Household Appliances Limited.....	Jan. 15, 1946	1946, 1947 and 1949 to 1951 inclusive
Hunt Publications Limited.....	Jan. 4, 1937	1938 to 1951 inclusive
Hyalon of Canada Limited.....	Dec. 7, 1948	1949 and 1950
International Health Products, Limited.....	Feb. 15, 1940	1940 to 1942, 1944 to 1946 and 1948 to 1951 inclusive
Jodelo Gold Mines, Limited.....	May 17, 1938	1942 to 1951 inclusive
Jo Jay Mining Company Limited.....	Dec. 5, 1946	1947 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

(503)

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Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that an application will be made by Sarnia Young Men's and Young Women's Christian Association to the Legislative Assembly of the Province of Ontario at its next session for a Special Act exempting its buildings, lands, equipment and undertaking, so long as they are occupied by, used and carried on for the purposes of the Association from taxation except for local improvements.

Dated at Sarnia, Ontario, this 28th day of January, 1952.

SARNIA YOUNG MEN'S AND
YOUNG WOMEN'S
CHRISTIAN ASSOCIATION
260 Mitton Street, North,
Sarnia, Ontario.

(247) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the City of Stratford will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To authorize and empower the Corporation of the City of Stratford to establish, by purchase or otherwise, a municipally operated bus transportation system in Stratford and to own real and personal property for use in connection therewith.

2. To authorize and empower the Council of the Corporation of the City of Stratford to issue debentures for the purposes as mentioned in paragraph 1 above to such an amount as approved by the Municipal Board.

3. To authorize and empower the Council of the Corporation of the City of Stratford to entrust the construction of any work in connection with the aforesaid transportation system and the control and management of the same to the Public Utilities Commission of the City of Stratford.

4. The assessed value of property for taxation in 1952 is \$15,749,475.00. Total debenture debit of City of Stratford is \$1,602,813.85.

Dated at Stratford, Ontario, this 24th day of January, A.D. 1952.

L. R. GRAHAM,
Clerk.

(209) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next Session for a private bill removing all restrictions to the use by the Town of Barrie of the property known as the Market Block in the Town of Barrie, and vesting the said property in fee simple in the Corporation of the Town of Barrie and providing for an alternative market site. The said Market Block may be better known as "The Open Square" at the Intersection of Mulcaster and Collier Streets in the said Town of Barrie that is to say: Commencing at the Southwest angle of the said Parallelogram then North six chains fifty links more or less to the Northwest angle of the said parallelogram then East five chains fifty links more or less to the Northeast angle of the said parallelogram then South six chains

fifty links more or less to the Southeast angle of the said parallelogram then West five chains fifty links more or less to the place of beginning, as described in the original Patent from the Crown.

Dated this 28th day of January, A.D. 1952.

THE CORPORATION OF THE
TOWN OF BARRIE

By BOYS, SEAGRAM & ROWE,
13 Owen Street,
Barrie, Ontario.
Solicitors for the said Corporation.

(238) 5-6-7-8-9-10

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

NOTICE IS HEREBY GIVEN that the Corporation of the Municipality of Neebing will apply to the Legislative Assembly of the Province of Ontario at its next session of Legislature, for the following purposes, namely, that:

1. The Corporation of the Municipality of Neebing be divided into five wards.

2. (1) For the year 1953 and every year thereafter, the Council of the said Municipality be composed of a Reeve and five Councillors.

(2) The Reeve be elected annually by the voters of the whole Municipality and the five Councillors be elected annually by wards, one from each ward.

3. The Council of the said Municipality may pass By-laws providing for polling places for the electors of the Municipality and for all other purposes necessary for the holding of elections, prior to Jan., 1, 1953.

4. Sections 1 to 4 inclusive, of Chapter 76 of the Statutes of Ontario, 55 Victoria, passed in the year 1892 entitled: "An Act to Amend the Law Respecting the Municipality of Neebing" and all provisions in prior acts in consistence with this Act, be repealed.

5. Sections 10 to 13 inclusive, of Chapter 61, of the Statutes of Ontario, 4 Edward VII, passed in the year 1904, entitled: "An Act to Incorporate the Municipality of the Township of Paipoonge" and all provisions in prior acts, in consistence with this Act, be repealed.

Dated at the Township of Neebing, this 3rd day of July, A.D. 1951.

THE CORPORATION OF THE
MUNICIPALITY OF NEEBING

By BERNARD I. BLACK,
Solicitor for the Corporation.

(239) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that an application will be made to the Legislature of the Province of Ontario at its next session for an Act vesting that part of "The Old Cemetery" as shown on Plan 257 for the Town of Wallaceburg which lies to the West of Water Street in said Town, in J. L. Thompson Supply Limited.

Dated at Wallaceburg, Ontario, this 1st day of February, A.D. 1952.

BURGESS & CLEMENT,
Wallaceburg, Ontario,
Solicitor for the Applicant.

(259) 5-6-7-8-9-10

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township.

2. To empower the Council of the said Corporation to dissolve the union school section of which Public School Section number 19 of the Township forms a part and to include such Section number 19 in the Township school area.

3. To establish a single board of education for the public school administration of such Township school area and for the high school administration of the South Peel high school district which includes the Village of Port Credit.

4. To provide for the election of the Township members of such board of education by wards.

Dated at Cooksville this 5th day of February, 1952.

GORDON B. JACKSON, Q.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(292)

6-7-8-9-10-11

TAKE NOTICE that the Grand Lodge of Ontario of the Independent Order of Odd Fellows will make application to the Legislative Assembly of the Province of Ontario at the next Session thereof for legislation permitting the said Grand Lodge of Ontario of the Independent Order of Odd Fellows to acquire and hold shares of the capital stock of the I.O.O.F. Hall Association of Toronto Limited.

Dated the 31st day of January, A.D. 1952.

P. V. IBBETSON, Q.C.,
Bank of Hamilton Chambers,
Port Arthur, Ontario,
Solicitor for the Applicant.

(274)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at its next Session, for an Act:

11. (a) To provide that, notwithstanding any of the provisions of The Municipal Act, the Council of the said Corporation be authorized and empowered

- (i) To pass a by-law or by-laws, with the approval of The Department of Municipal Affairs, upon such terms and conditions as the Council of the said Corporation may determine, to provide and pay to any person who is now or has been an employee of the said Corporation as defined by paragraph 48 (a) of section 386 of The Municipal Act, who at the date of retirement has or had less than twenty years' service with the said Corporation, an annual gratuity of \$15.00 for each year of service of the employee with the said Corporation prior to the 1st day of January, 1948, periods of less than a full year being pro-rated, which gratuities may be for life of employee and term certain not exceeding five years.

- (ii) To pass by-laws to provide moneys required for payment of gratuities and to invest the same.

(b) To provide that no part of the funds so raised may be used for any other purpose without certificate of The Department of Municipal Affairs.

2. To provide that the Council of the said Corporation may pass by-laws to authorize and regulate, as may be determined, erection and maintenance of poles and wires for transmitting electric or electronic impulses and messages of every kind, including those of alarm and protective systems, radio programmes and television programmes.

3. To provide that the Council of the said Corporation be authorized to pass by-laws for the following purposes:

- (a) To rent or license the use of all or any part of the market square in the City of London for market purposes upon terms and conditions, and for such rental or license fee as to the Council may appear proper, provided no term shall exceed one year;
- (b) to provide that when in the opinion of the Council of the said Corporation any or all parts of the market square are not required for market purposes, the said Corporation may provide for parking of motor vehicles for a fee or charge and to collect the same by meters or other means, and to govern and regulate such parking and to impose penalties for infractions of the regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply;
- (c) to authorize the said Corporation, when in the opinion of the Council of the said Corporation it may appear proper, to set aside for market purposes public highways adjoining the said market square or any parts thereof, and to provide for the use of the same for a fee or charge and to collect such fee by parking meters or otherwise and to govern and regulate such use of such highways and to impose penalties for the infractions of such regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply to such use;
- (d) to provide that with the approval of the rate-payers a building or buildings may be constructed upon the market square which shall be used for market purposes and may incorporate storage facilities, retail stores and parking facilities for vehicles, and to govern and regulate the use of such buildings, and to impose penalties for infractions of such regulations;
- (e) to provide that such uses or any of them when established upon the market square shall be deemed for all purposes to be the operation of a public market.

4. To provide for the repeal of sections 6 and 7 of The City of London Act, 1951, which Act provides for the constitution of The London Transportation Commission and substituting therefor new sections 6 and 7, which will provide that with the intent that the Transportation System shall be entirely self-sustaining, the Commission shall so regulate and fix tolls and fares for the carriage of passengers that a revenue shall be produced which with the application of the fare stabilization reserve will be sufficient to provide for the cost of operating the transportation system, and which new sections will have the effect of relieving the Transportation Commission from paying to the said Corporation sums to retire payments of principal and interest on debentures issued for the purposes of the transportation system, and providing that all cost to the said Corporation of and incidental to acquiring the transportation system should be a debt and charge on the books of the Commission and bear interest annually and paid at such rate as the Council of the said Cor-

poration may determine until such debt is retired, and to provide that the Commission should reduce such indebtedness to the amount of the debenture issue not later than the 31st day of December, 1952, and to provide that the Commission shall pay to the said Corporation the surplus in each year in the hands of the Commission forthwith after the completion of the audit of the books of the Commission, which sum shall be applied in reduction of the charge or debt due to the said Corporation.

5. To declare legal, valid and binding a deed made by University of Western Ontario to The Corporation of the City of London, bearing date the 31st day of March, 1951, and registered on the 19th day of April, 1951, as Number 55941 for the East Division of the City of London and to vest the lands described therein in the said Corporation.

6. To provide that the said Corporation may set up a fund with the excess of receipts from parking meters over all expenses and disbursements in connection therewith and use the same to purchase or lease lands for parking of vehicles, for the improvement of traffic conditions, for the widening or extension of streets or widening of pavements on streets within the City of London.

7. To provide that the Council of the said Corporation be authorized and empowered, and shall be deemed to have had power to pass by-laws to authorize persons to lay and maintain pipes or conduits in the streets and lands of the Corporation for the transmission of oxygen or other non-inflammable gas or liquid, to make an annual or other charge therefor and for entering into agreements with persons for the use of such pipes or conduits as the Council may consider proper, and to provide that such annual or other charge and any expenses incurred by the said Corporation in restoring the highways or lands to their former condition may be payable and payment may be enforced in like manner as taxes in respect of lands agreed upon.

8. To provide that the Council of the said Corporation be authorized and empowered to pass by-laws regulating the placing of signs upon street allowances and for making an annual or other charge and for entering into agreements with persons for such purposes, and to provide that such charge and the cost of restoring the highway to its former condition shall be payable, and payment may be enforced, in the same manner as taxes upon lands referred to in the by-law or agreement.

Dated at London, Ontario, this 6th day of February, A.D. 1952.

R. H. COOPER,
City Clerk.

(281)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN of the intention of the Corporation of the Town of Orillia to make application to the next Session of the Legislative Assembly of the Province of Ontario for a Private Act authorizing it to enter into an Agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power, under such terms and in such amounts and for such periods of time as may be agreeable to the said Corporation of the Town of Orillia, and the Hydro-Electric Power Commission of Ontario, notwithstanding any Public or Private Act at present regulating such purchase, and without being subject to present Legislation and Regulations affecting contributing Municipalities.

Dated at Orillia this 8th day of February, A.D. 1952.

H. E. M. PAYNE,
Clerk-Treasurer, Town of Orillia.

(350)

7-8-9-10-11-12

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Pelee will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To empower the Council of the Corporation of the Township of Pelee, without the requirement of a vote of the electors, to expend in any year from revenues obtained from the issue of non-resident hunting licenses under the Township by-law passed pursuant to the provisions of The Game and Fisheries Act, a sum not exceeding \$10,000.00 for aid to drainage works, for aid to the Local Municipal System or for any of the purposes for which Local Municipal Councils are by The Municipal Act, with the approval of the electors qualified to vote on money by-laws or otherwise, empowered to make grants or pay out moneys.

Dated at Leamington, Ontario, this 9th day of February, 1952.

MORRIS & WILLSON,
64 Talbot St. W.,
Leamington, Ont.,
Solicitors for the Applicant.

(362)

7-8-9-10-11-12

Corporation Notices

NOTICE IS HEREBY GIVEN that after the publication hereof in four consecutive issues of THE ONTARIO GAZETTE, Harry Schwartz, Furrier, Handel Linzon, Salesman, Irving Kleinberg, Manufacturer, Israel Inar, Operator, and Israel Eisenberg, Merchant, all of the City of Toronto, in the County of York and Province of Ontario, will petition His Honour the Lieutenant-Governor of the Province of Ontario for Letters Patent constituting such persons and any others who have signed the membership book and persons who thereafter become members in the mutual benefit society thereby created a corporation under the name of WIERZBNIKER FRIENDLY MUTUAL SICK BENEFIT SOCIETY for the purpose of undertaking any class of insurance for which a mutual benefit society may be licensed under the provisions of The Insurance Act.

Dated at Toronto this 12th day of February, 1952.

SHERMAN & MIDANIK,
21 Dundas Square, Toronto,
Solicitors for the Applicants.

(363)

7-8-9-10

SEOXYL SALES COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that Seoxyl Sales Company, Limited will make an application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Toronto, this 28th day of February, 1952.

E. WILSON,
Secretary.

(490)

10

SPRUCELEIGH FARM POULTRY PRODUCTS LIMITED

BY-LAW No. 4

BE IT ENACTED and it is hereby enacted as a by-law of Spruceleigh Farm Poultry Products Limited (hereinafter called the "Company") as follows:

1. The number of the directors of the Company be and the same is hereby increased from five to seven.

2. Five of the directors shall form a quorum for the transaction of business.

3. The by-laws of the Company, including paragraphs 3 and 9 of By-law No. 1 be and the same are hereby amended to conform to the foregoing.

Enacted this 7th day of December, 1951.

Witness the corporate seal of the Company.

(C.S.) D. A. McINTOSH,
R. A. DAVIES.

The undersigned hereby certifies that the forgoing is a true copy of By-law No. 4 of the by-laws of the above Company duly enacted by the board of directors on the 7th day of December, 1951, and subsequently unanimously confirmed by the consent in writing of all the shareholders of the Company as of the said date.

Dated this 29th day of February, 1952.

(C.S.) R. A. DAVIES,
Secretary-Treasurer.
(497) 10

SPRUCELEIGH FARM POULTRY PRODUCTS LIMITED

BY-LAW No. 5

BE IT ENACTED and it is hereby enacted as a by-law of Spruceleigh Farm Poultry Products Limited (hereinafter called the "Company") as follows:

1. There shall be a Chairman of the Board of Directors who shall be elected by the Directors from among their number.

2. The Chairman of the Board of Directors shall, when present, preside at all meetings of the board of directors and of the shareholders, shall sign such documents as may require his signature in accordance with the by-laws or otherwise and shall also perform such other duties as may from time to time be assigned to him by the board of directors.

3. The President shall in the absence of the Chairman of the Board of Directors preside at all meetings of the board of directors and shareholders, shall sign all instruments which require his signature, shall perform all duties incident to his office and shall have such other powers and duties as are assigned to him by the by-laws of the Company or by the board of directors.

Enacted this 7th day of December, 1951.

Witness the corporate seal of the Company.

(C.S.) D. A. McINTOSH,
President
R. A. DAVIES,
Secretary.

The undersigned hereby certifies that the foregoing is a true copy of By-law No. 5 of the by-laws of the above Company duly enacted by the board of directors on the 7th day of December, 1951, and subsequently unanimously confirmed by the consent in writing of all the shareholders of the Company as of the said date.

Dated this 29th day of February, 1952.

(C.S.) R. A. DAVIES,
Secretary-Treasurer.
(498) 10

SOO GREYHOUND HOCKEY CLUB LIMITED

BY-LAW No. 5

Be it and it is hereby enacted as a by-law of the Company:

That the number of Directors of the Company be increased from three (3) to seven (7).

Enacted and passed this 22nd day of January, 1952.

G. T. MURPHY,
President.
R. RAMSAY,
Secretary.

We hereby certify that the above is a true copy of By-law Number Five of the Soo Greyhound Hockey Club Limited as enacted by the Directors at a meeting held in Sault Ste. Marie, Ontario, on the 22nd day of January, 1952.

G. T. MURPHY,
President.
R. RAMSAY,
Secretary.

(499) 10

ANGELL AND WEST LIMITED

BY-LAW No. 12

BE IT ENACTED and it is hereby enacted as a by-law of Angell and West Limited (herein called the "Company") as follows:

1. The number of directors of the Company be and the same is hereby decreased from seven to four so that the board of directors of the Company shall hereafter be composed of four directors.

2. Three directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 22nd day of February, 1952.

STEWART ANGELL,
President.
F. WILSON WEST,
Secretary.

Certified to be a true copy of By-law No. 12 of Angell and West Limited which was duly enacted at a meeting of the Board of Directors of the Company duly held on the 22nd day of February, 1952, and was subsequently confirmed by the unanimous vote of all the shareholders of the Company present at a special general meeting of the shareholders held on the 22nd day of February, 1952.

Dated this 25th day of February, 1952.

F. WILSON WEST,
Secretary.

(500) 10

Under the Companies Act (Ontario) CRAFT DISPLAY COMPANY LIMITED hereby gives notice that it will make application to His Honour the

Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 1st day of March, A.D. 1952.

D. B. SULLIVAN,
Secretary.

(506) 10

GLENDALE DEVELOPMENT LIMITED

NOTICE IS HEREBY GIVEN that Glendale Development Limited will make an application to His Honour, the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 25th day of February, 1952.

W. L. LISCOMBE,
Secretary.

(507) 10

SPRAGUE REALTIES LIMITED

BY-LAW NUMBER 8

A by-law altering the number of Directors.

WHEREAS By-law Number 6 increased the number of Directors from three to five.

AND WHEREAS it is deemed expedient to decrease the number of Directors.

THEREFORE, Sprague Realities Limited, by the consent of the Directors thereof enacts as follows:

1. The number of Directors of the Company, be and is hereby altered from five to three.

Passed by the Directors and sealed with the Company's Seal this 18th day of September, A.D. 1951.

G. L. SPRAGUE,
President.
MARJORIE SKEA,
Secretary.

Sanctioned and confirmed by more than two-thirds of the votes cast at the general meeting of the Company duly called for considering the same, held at Ottawa, the 18th day of September, A.D. 1951.

G. L. SPRAGUE,
Chairman

(512) 10

THE DOMINION TRUCK EQUIPMENT COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that The Dominion Truck Equipment Company, Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Kitchener, this 4th day of March, 1952.

C. H. MOORE,
Secretary-Treasurer.

(513) 10

SILBA SILVER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Silba Silver Mines Limited (No Personal Liability) will make an application to His Honour the Lieutenant-Governor of the Province of Ontario under the provisions of The Companies Act (Ontario) for leave to surrender its charter from and after a date to be fixed by him.

Dated at Toronto, Ontario, this 4th day of March, A.D. 1952.

SILBA SILVER MINES LIMITED
(No Personal Liability)

By its Solicitors,
MUNGOVAN & MUNGOVAN,
80 King St., W., Toronto, Ontario.

(514) 10

SILVER BANNER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Silver Banner Mines Limited (No Personal Liability) will make an application to His Honour the Lieutenant-Governor of the Province of Ontario under the provisions of The Companies Act (Ontario) for leave to surrender its charter from and after a date to be fixed by him.

Dated at Toronto, Ontario, this 4th day of March, A.D. 1952.

SILVER BANNER MINES LIMITED
(No Personal Liability)

By its Solicitors,
MUNGOVAN & MUNGOVAN,
80 King St., W., Toronto, Ontario.

(515) 10

CONCORD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Concord Mines Limited (No Personal Liability) will make application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter from and after a date to be fixed by him.

Dated at Toronto, Ontario, this 4th day of March, A.D. 1952.

CONCORD MINES LIMITED
(No Personal Liability)

By its Solicitors,
MUNGOVAN & MUNGOVAN,
80 King St., W., Toronto, Ontario.

(516) 10

NOTICE IS HEREBY GIVEN that MODEL DRESS HOUSE LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 29th day of February, 1952.

FREDA MANSON,
Secretary.

(523) 10

STARTOP DRIVE-IN THEATRE LIMITED

By-LAW No. 4

A by-law to change the head office of the Company.

BE IT ENACTED and it is hereby enacted that the location of the head office of the Company be and the same is hereby changed from Cornwall to Sarnia in the Province of Ontario.

Enacted this 24th day of November, A.D. 1951.

Witness the corporate seal of the Company.

FRANCIS E. SHAW,
President.
DOLLY MACDONALD,
Secretary.

Confirmed at the annual meeting of shareholders held on the 24th day of November, A.D. 1951, by unanimous vote of all shareholders present.

DOLLY MACDONALD,
Secretary.

(521)10

CHEMICAL DEVELOPMENTS LIMITED

Under The Companies Act (Ontario) Chemical Developments Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for an order accepting the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 5th day of March, 1952.

J. A. MULLIN,
Secretary.

(522)10

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us, the undersigned, Ronald Broadbent and Joseph Dunkley, carrying on business as insurance agents under the firm name of THE RONALD BROADBENT AGENCY in the Town of Weston, County of York, has this day been dissolved by mutual consent, so far as regards the said Joseph Dunkley, who retires from the firm.

The business in future will be carried on under the same name by the said Ronald Broadbent, who will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated at Weston the 29th day of February, 1951.

RONALD BROADBENT,
JOSEPH DUNKLEY.

(517)10

NOTICE IS HEREBY GIVEN that the partnership subsisting between us, the undersigned, Thomas Landry, of the City of Sudbury in the District of Sudbury, Builder, Wilfred Landry, of the said City of Sudbury in the said District, construction man, and Paul A. Landry, of the said City of Sudbury in the said District, clerk, carrying on the business of general construction under the firm name of LANDRY BROTHERS at 322½ Legace Street, in the said City of Sudbury in the said District, has this day been dissolved by mutual consent.

All debts owing to the said partnership are to be paid to the undersigned, Paul A. Landry, at 312 Murray Street, Sudbury, Ontario, and all claims against the said partnership are to be presented to the said Paul A. Landry, by whom they will be settled.

Dated at Sudbury, Ontario, this 28th day of February, A.D. 1952.

THOMAS LANDRY,
WILFRED LANDRY,
PAUL A. LANDRY,

(501)10

Change of Name Act

TAKE NOTICE that Joseph Albert James Cece, of the Town of Trenton in the County of Hastings, will apply to His Honour Judge Jacob Carroll Anderson at his Chambers in the County Court, Belleville, or to the presiding Judge in Chambers in the said County Court, Belleville, on the 16th day of April, 1952, at the hour of Ten o'clock in the forenoon to change his name from Joseph Albert James Cece to Joseph Albert James Cecil.

ROBERT H. SMITHRIM,
Barrister, Solicitor, etc.,
55 Dundas Street West,
Trenton, Ontario.
Solicitor for the Applicant.

(524)10

NOTICE IS HEREBY GIVEN pursuant to this Act, that the application of Matilda Rose Chargois, 70 Queen Street, Trenton Ontario, to change her name to Matilda Rose Irwin, will be heard by the County Court Judge in Chambers at the Court House Belleville Ontario, on Wednesday, the 16th day of April, 1952, at the hour of 11.30 o'clock in the forenoon.

Dated at Trenton, this 5th day of March, 1952.

H. RAMSAY PARK,
71 Dundas Street West,
Trenton, Ontario.
Solicitor for the Applicant.

(525)10

TAKE NOTICE that the application of Edward Hallam Davidson, residing at the City of Toronto, in the County of York, to change his name to Edward Hallam Beauchamp, will be heard before the presiding

Judge in his Chambers, City Hall, Toronto, on Monday, the 7th day of April, A.D. 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 4th day of March, A.D. 1952.

GODFREY & CORCORAN,
10 Adelaide St., E., Toronto.
Solicitors for the Applicant.

(518)

10

TAKE NOTICE that William John Dawson Kaufman of 264 Virginia Avenue, Riverside, Ontario, will apply to His Honour Judge J. A. Legris at the Court House, Windsor, on Monday, the 7th day of April, 1952, at 10.00 o'clock in the forenoon to change his name to William John Dawson and that of his wife, Marguerite Frances Kaufman, to Marguerite Frances Dawson, and those of his children, John Michael William Kaufman to John Michael William Dawson and Margaret Helen Beatrice Kaufman to Margaret Helen Beatrice Dawson.

McGREGOR, STEWART
& McWILLIAMS,
1105 Canada Building,
Windsor, Ontario.

(496)

10

NOTICE IS HEREBY GIVEN pursuant to this Act, that the application of Louis Wicenblit, 29 Howland Avenue, Toronto, to change his name to Louise Wise, his wife's name from Dora Wicenblit to Dora Wise, and his children's names from Sydney Wicenblit to Sydney James Wise, Arnold Sol Wicenblit to Arnold Sol Wise, and Martin Lee Wicenblit to Martin Lee Wise, will be heard by the County Court Judge in Chambers at the City Hall, Toronto, on Friday, the 4th day April, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 1st day of March, 1952.

CATZMAN & WAHL,
88 Richmond Street West,
Toronto.
Solicitors for the Applicant.

(508)

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Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba, intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290)

6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of May, 1951, and still remaining unclaimed in the offices of the Canadian Pacific Express Company at different points in the Province of Ontario will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 128 King Street East, Toronto, Ontario, at eleven o'clock in the forenoon, on the 1st day of May, 1952, under authority of the Railway Act of Canada, unless same shall be called for before that date and all charges paid thereon.

CANADIAN PACIFIC EXPRESS COMPANY.

F. A. DOYLE,
Superintendent.

(300)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in the hands of the CANADIAN NATIONAL RAILWAYS (Central Region) unclaimed for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

A. S. ANDERSON,
General Baggage and Mail Agent,
CANADIAN NATIONAL
RAILWAYS,
Toronto 1, Ont.

(509)

10-11-12-13-14-15

TOWNSHIP OF NELSON

By-LAW No. 1302

A by-law regarding smoke emission.

WHEREAS the Council of the Township of Nelson deem it desirable to pass a by-law pursuant to Section 388 (1) 70 of the Ontario Municipal Act R.S.O. 1950 Chapter 243 to deal with the emission of smoke.

NOW THEREFORE the Council of the Municipal Corporation of the Township of Nelson enacts as follows:

1. The owner, lessee, tenant, agent, manager or occupant of any premises to operate, use or cause or permit to be used any furnaces, or fire in connection with a steam boiler which allows smoke of a dense or opaque kind to emit into the atmosphere for a period for more than six (6) minutes in any one hour, or at any other point in the opening to the atmosphere of the flue stack or chimney.

2. This paragraph shall not apply to a furnace or a fire used in connection with the production, refining or smelting of ores or minerals, or the manufacturing of cement, brick or tile or to dwelling houses except apartment houses.

3. No Person shall incur a penalty for the fraction of the by-law until ninety (90) days following the last publication of the by-law which shall be advertised in the Ontario Gazette and in the Burlington Gazette for four (4) consecutive weeks. The period of ninety (90) days shall run from the date of the last publication above referred to.

4. The owner, lessee, tenant, agent, manager or occupant of any premises where a steam boiler is being used shall permit the building inspector or other

person appointed under this by-law to make the necessary inspection to see whether or not such equipment is being properly used and whether or not there is any opening for smoke except as provided above.

5. Any person who commits any infraction of this by-law shall be guilty of an offence recoverable under Summary Conviction Act. The maximum fine for the first offence shall be \$50.00 exclusive of costs.

Read a first, second and third time this 22nd day of February, A.D. 1952.

C. L. S. PALMER,
Reeve.
J. A. PETTIT,
Clerk.

(519) 10

Sheriff's Sale of Lands

THE COUNTY OF HASTINGS

To Wit:
UNDER AND BY VIRTUE of a Writ of Execution issued out of the 12th Division Court in the County of Hastings, and to me directed and delivered against the goods and Chattels, lands and tenements of Margaret Robinson, I have seized and taken as belonging to the said Margaret Robinson the following goods and chattels:

Lot 28 and the East 72 acres of lot 29 in the 16th concession of the Township of Faraday in the County of Hastings.

All of which I will offer for sale at the Court House Belleville, Ontario, on Monday, the 16th day of June, 1952, at the hour of three o'clock in the afternoon.

T. W. SOLMES,
Sheriff of the County of Hastings.

(526) 10

UNDER AND BY VIRTUE of a Writ of Fieri Facias, issued out of the Supreme Court of Ontario, and to me directed and delivered, whereby I am com-

manded to levy against the goods and chattels, and lands and tenements, of Charles Gordon Johnson, I have seized and taken in execution all the rights, title, interest and equity of redemption of the said Charles Gordon Johnson consisting of an undivided half interest in and to the following, viz.:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Clinton and County of Lincoln, and being composed of part of Lot No. 22 in the First Concession of the said Township of Clinton, more particularly described as follows:

Commencing at a stake in the northerly limit of the allowance for road between Concessions One and Two in the said Township of Clinton, the said stake being distant four hundred and three feet westerly from the division line between Lots Nos. 21 and 22 in the First Concession of the said Township of Clinton; thence northerly and parallel to the said division line a distance of one thousand and thirty-nine feet and nine inches to a stake; thence north eighty-eight degrees and twenty minutes west a distance of five hundred and thirty-one feet and seven inches to a stake; thence south one degree and twenty-seven minutes west a distance of one thousand and sixty-six feet and three inches to a stake in the northerly limit of the said allowance for road between Concessions One and Two, the said stake being distant three hundred and forty-seven feet easterly along the said northerly limit from the south-west angle of the said Lot; thence easterly and along the northerly limit of the said allowance for road, a distant of five hundred and fifty-eight feet and two inches to the place of beginning, containing by admeasurement thirteen and fifteen one hundredths acres of land.

On the property there is said to be erected a brick two storey dwelling house, and a barn and other wooden buildings, all said to be in a reasonable state of repair.

All of which said right, title, interest and equity of redemption, I shall offer for sale by public auction at my office, in the Court House, St. Catharines, Ontario, on Monday, the 16th day of June, A.D. 1952, at 2.30 o'clock in the afternoon.

Dated at St. Catharines, this 1st day of March. A.D. 1952.

W. H. C. VILLIERS,
Sheriff of the County of Lincoln.

(502) 10

Publications Under The Regulations Act

MARCH 8th, 1952

THE MINING ACT

O. Reg. 99/52.

Lands reopened for prospecting, staking out and for sale or lease. New and Revoking O. Regs. 184/48 and 229/48.

Made—21st February, 1952.

Filed—25th February, 1952, 1.55 p.m.

REGULATIONS MADE UNDER THE MINING ACT

1. Mining rights consisting of natural gas and oil within the lands described in Schedule 1 are reopened for prospecting and staking out and for sale or lease.

2. Ontario Regulations 184/48 and 229/48 are revoked.

SCHEDULE 1

All those portions of the territorial districts of Cochrane and Kenora described as follows:

Commencing at the north-east angle of the Township of Birdsall, in the Territorial District of Cochrane; thence southerly along the east boundaries of the townships of Birdsall and Haight to the south-east angle of the last-mentioned township; thence easterly along the north boundary of the Township of Mulholland to the north-east angle thereof; thence southerly along the east boundaries of the townships of Mulholland and Pickett to the south-east angle of the last-mentioned township; thence westerly along the south boundaries of the townships of Pickett and Gentles and along the north boundary of the Township of Lambert to the north-west angle of the last-mentioned township; thence southerly along the west boundary of the Township of Lambert to the south-west angle thereof; thence easterly along the south boundaries of the townships of Lambert and Rapley to the north-east angle of the Township of Hecla; thence southerly along the east boundary of the last-mentioned township to the south-east angle thereof; thence easterly along the north boundary of the Township of Emerson to the north-east angle thereof; thence southerly along the east boundary of the Township of Emerson to the south-east angle thereof; thence westerly along the south boundaries of the townships of Emerson, Kipling, Acres, Wright, Garden, McBrien and Burstall to the south-west angle of the last-mentioned township; thence southerly along the west boundary of the Township of Scovil to the south-west angle thereof; thence westerly along the north boundaries of the townships of Mulvey, Ritchie, Bannerman, Fushimi, Rogers, Auden and Fintry to a point in the north boundary of the last-mentioned township distant one mile measured westerly from the high-water mark on the westerly shore of the Nagagami River; thence in a general northerly and north-easterly direction parallel to the high-water mark on the westerly shore of the Nagagami River, the high-water mark on the westerly shore of the Kenogami River and the high-water mark on the north-westerly shore of the Albany River and always at a distance of one mile from the high-water mark of those rivers to a point where it intersects a line drawn parallel to the high-water mark on the north-west shore of the Chickney Channel near the mouth of the Albany River and distant one mile measured westerly from the high-water mark of the Chickney Channel; thence continuing north-easterly parallel to the high-water mark

on the north-west shore of the Chickney Channel and always at a distance of one mile from the nearest point therein to the high-water mark on the westerly shore of James Bay; thence in a general southerly direction following the high-water mark of James Bay to its intersection with the high-water mark on the northerly shore of the north channel of the Albany River and being at the mouth of the Albany River; thence south-easterly in a straight line to the north-easterly extremity of Albany Island in the mouth of the Albany River; thence continuing south-easterly following the high-water mark of the Albany River and being along the eastern extremity of Albany Island to the south-easterly extremity thereof; thence westerly following the high-water mark of the Albany River and being along the southern extremity of Albany Island to the intersection with a line drawn north astronomically from the north-east angle of the Township of Birdsall; thence south astronomically along that line to the north-east angle of the Township of Birdsall, being the place of commencement; but excepting therefrom the lands described in Ontario Regulations 285/48 and 90/51.

(469)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 100/52.

Designation of Sudbury Zone.

Amending Regulations 227 of

Consolidated Regulations 1950.

Made—22nd February, 1952.

Filed—25th February, 1952, 4.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1.(1) Regulation 1 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

SUDBURY ZONE

(12b) That part of Ontario described in item 12b of Appendix A is designated as a zone, to be known as the "Sudbury Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

(2) Appendix A of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

SUDBURY ZONE

12b. The City of Sudbury and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at the south-westerly angle of the geographic Township of Denison, thence northerly along the westerly boundary of that township to the north-westerly angle thereof, thence easterly along the northerly boundary of the Township of Denison to the north-easterly angle

thereof, thence northerly along the westerly boundary of the geographic Township of Creighton to the north-westerly angle thereof, thence westerly along the southerly boundary of the geographic Township of Balfour to the south-westerly angle thereof, thence westerly along the southerly boundary of the geographic Township of Dowling to the south-westerly angle thereof, thence northerly along the westerly boundary of the geographic townships of Dowling and Levack to the north-westerly angle of the Township of Levack, thence easterly along the northerly boundary of that township to the north-easterly angle thereof, thence southerly along the easterly boundary of that township to the south-easterly angle thereof, thence easterly along the northerly boundary of the geographic townships of Balfour and Rayside to the north-easterly angle of the Township of Rayside, thence northerly along the westerly boundary of the geographic Township of Hanmer to the north-westerly angle thereof, thence easterly along the northerly boundary of the geographic townships of Hanmer and Capreol to the north-easterly angle of the Township of Capreol, thence southerly along the easterly boundary of that township to the south-easterly angle thereof, thence easterly along the northerly boundary of the geographic Township of Falconbridge to the north-easterly angle thereof, thence southerly along the easterly boundary of that township to the south-easterly angle thereof, thence westerly along the southerly boundary of the Township of Falconbridge to the south-westerly angle thereof, thence southerly along the easterly boundary of the geographic Township of Neelon to the south-easterly angle thereof, thence westerly along the southerly boundary of that township to the south-westerly angle thereof, thence southerly along the easterly boundary of the geographic Township of Broder to the south-easterly angle thereof, thence westerly along the southerly boundary of that township to the south-westerly angle thereof, thence westerly along the southerly boundary of the geo-

graphic Township of Waters and north-westerly and westerly along the south-westerly boundary thereof to the south-westerly angle of that township in lot 10 in Concession 3 thereof, thence in a general south-westerly direction along the southerly boundary of the geographic Township of Graham to the south-westerly angle thereof, thence westerly along the southerly boundary of the Township of Denison to the place of commencement.

CHARLES DALEY
Minister of Labour

February 22, 1952

(475)

10

THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 101/52.

Payment for treatment outside a sanatorium of a former patient.

Amending Regulations 354 of

Consolidated Regulations 1950.

Made—21st February, 1952.

Filed—26th February, 1952, 10.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT

1. Regulation 47 of Regulations 354 of Consolidated Regulations of Ontario 1950 is amended by striking out the symbol and figures "\$15" and substituting therefor the symbol and figures "\$18".

(476)

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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950		THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950	
5 Bound Volumes — — — \$25.00 per set		3 Bound Volumes — — — \$20.00 per set	
SESSIONAL STATUTES OF ONTARIO, 1951.....		\$2.00	
Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Mechanics Lien Act.....	.25
Companies Act.....	.75	Municipal Act.....	2.00
Conditional Sales Act.....	.25	Municipal Drainage Act	}25
Coroners' Act.....	.25	Municipal Drainage Aid Act	
Corporations Tax Act.....	.50	Provincial Aid to Drainage Act	
Department of Municipal Affairs Act.....	.50	Notaries Act.....	.25
Deserted Wives and Children's Maintenance Act..	.25	Partnership Act and Partnership Registration Act.....	.25
Ditches and Watercourses Act.....	.25	Planning Act.....	.25
Division Courts Act, Rules and Forms.....	1.00	Public Accountancy Act.....	.25
Evidence Act.....	.15	Public Health Act.....	.50
Hospital Tax Act and Regulations.....	.25	Public Utilities Act.....	.25
Insurance Act.....	1.00	Registry Act.....	.50
Justice of the Peace Act.....	.10	Sale of Goods Act.....	.25
Land Surveyors Act.....	.25	Securities Act and Regulations.....	.50
Land Titles Act.....	.50	Security Transfer Tax Act and Regulations.....	.25
Land Transfer Tax Act.....	.25	Succession Duty Act and Regulations.....	1.00
Landlord and Tenant Act.....	.25	Surveys Act.....	.25
Line Fences Act.....	.25	Title Drainage Act.....	.25
Loan and Trust Corporations Act.....	1.25	Trustees Act.....	.25
Local Improvement Act.....	.50		

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1951.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Regulations Under The Division Courts Act... 1.00			
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
February 2nd,	" "	5	" " " " " —May 3rd,	"
March 1st,	" "	9	" " " " " —June 2nd,	"
April 5th,	" "	14	" " " " " —July 5th,	"
May 3rd,	" "	18	" " " " " —August 2nd,	"
June 7th,	" "	23	" " " " " —September 6th,	"
July 5th,	" "	27	" " " " " —October 4th,	"
August 2nd,	" "	31	" " " " " —November 1st,	"
September 6th,	" "	36	" " " " " —December 6th,	"
October 4th,	" "	40	" " " " " —January 3rd,	1953
November 1st,	" "	44	" " " " " —February 2nd,	"
December 6th,	" "	49	" " " " " —March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE**.

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—
 - (a) for a double-column insertion of,
 - (i) a notice of the sale of land for arrears of taxes, \$5; and
 - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
 - (b) for a single-column insertion of all other matters,
 - (i) on the first insertion, 20 cents a line or fraction thereof; and
 - (ii) on each additional insertion, 10 cents a line or fraction thereof.
- (2) The rates in subregulation 1 shall be paid as follows:
 - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
 - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
- 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
 - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
 - (b) by others for a single copy, 15 cents.
- (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, **approximately four days after publication date**, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MARCH 15th, 1952

11

Government Notices Respecting Corporations

Letters Patent of Incorporation

ANCASTER DEVELOPMENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting D'Arcy Argue Counsell Martin, Barrister; and Margaret McGarvie and Janet Gilmour, Stenographers; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ANCASTER DEVELOPMENT COMPANY LIMITED: (a) To carry on the business of an investment company, and to invest in any stocks, bonds, debentures, shares, scrip or securities of any government, state, dominion, province, sovereign or authority, supreme, municipal, local or otherwise and in the bonds, debentures, stock, scrip, obligations, shares or securities of any company or corporation whatsoever, whether public or private, or in any undertaking upon which the Company may enter itself or which may be entered into by others as well as in any movable or immovable property whatsoever, and to invest and lend money at interest on security of chattels or without security, and to change, alter or realize upon such investments, and to re-invest in the manner aforesaid any moneys which may at any time be in the hands of the Company; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars, with its Head Office at the said City of Hamilton; and its Provisional Directors being D'Arcy Argue Counsell Martin, Margaret McGarvie and Janet Gilmour, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

APEX METAL & ORE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Richard Shiff and William Alan Scott, Barristers; and Adela Frances Rackus, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of APEX METAL & ORE COMPANY LIMITED: (a) To carry on the business of iron-masters, steelmakers, iron and steel converters, smelters, iron-founders and importers, exporters and manufacturers of and dealers in ores, metals, chemicals and other preparations, and to act as processors of all metal substances, ship owners, ship or boat builders, storekeepers, forwarding agents and contractors, brokers and commission agents for any other business which can be carried on advantageously in connection with the business of the Company; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Richard Shiff, William Alan Scott and Adela Frances Rackus, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(528)

11

ARROW TOOLS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Willis Keith Ross, Manufacturer; Grant Roland McCready, Barrister; and Jessie Lenore Davies, Secretary; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memoran-

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dum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ARROW TOOLS LIMITED: (a) To manufacture, die cast, import, export, buy, sell, deal in, design, repair, service and maintain all kinds of machinery, tools and equipment, whether moved by mechanical power or not; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Windsor and its Provisional Directors being Willis Keith Ross, Grant Roland McCreedy and Jessie Lenore Davies, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BERNARD PUBLICATIONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Emmanuel Staiman, Salesman; Jules Edward Gordon, Manager; and Shirley Jane Staiman and Zella Gordon, Married Women; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BERNARD PUBLICATIONS LIMITED: (a) To engage in all branches of the publication business and to print, publish and generally deal in newspapers, periodicals, magazines, directories, souvenir programmes, films, media of publicity and books of every description and kind; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Bernard Emmanuel Staiman, Jules Edward Gordon, Shirley Jane Staiman and Zella Gordon, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BLUEJAY CHROME PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Richardson, Barrister; Lorraine Callery, Stenographer; and Carl Zalev, Student-at-Law; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BLUEJAY CHROME PRODUCTS LIMITED; To carry on the business of importers, exporters and manufacturers of and dealers in and to buy, sell and deal in all kinds and descriptions

of commodities and things including, but without limiting the generality of the foregoing, bathroom fixtures and accessories and allied plumbing supplies with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Windsor; and its Provisional Directors being David Richardson, Lorraine Callery and Carl Zalev, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CANADIAN AERASOLS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Albert Mullin, Clarence Hunter Stabler and Cecil John Cannon, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN AERASOLS LIMITED: (a) To manufacture, produce, assemble, package, distribute, install, furnish, equip, repair, purchase or otherwise acquire, sell, import, export, exchange and otherwise deal in and with any and all kinds of insecticides, deodorants, disinfectants and pressure-packaged products and dispensing and spraying equipment therefor and any and all kinds of apparatus, equipment and devices and any and all parts, instruments, accessories, attachments, things and supplies necessary or convenient or useful for or adapted to the manufacture or use of insecticides, deodorants, disinfectants and pressure-packaged products and for the further purposes and objects therein set forth: with a capital divided into One Thousand Five Hundred 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Albert Mullin, Clarence Hunter Stabler and Cecil John Cannon, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE CHESLEY MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Christopher Middlebro', of the Township of Sydenham, in the County of Grey and Province of Ontario, Solicitors; and Harold Leslie Van Wyck, Solicitor, and Elizabeth Marie McFaul, Stenographer, both of the City of Owen Sound, in the said County of Grey; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE CHESLEY MANUFACTURING COMPANY LIMITED: (a) To manufacture, design,

carve, engrave, mould and otherwise fabricate furniture, woodwork and all kinds of household articles, furnishings and equipment, either in wood, metals, textiles, upholstery or any combination or combinations thereof; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand 6% cumulative redeemable first preference shares of the par value of One dollar each, One Hundred and Fifty Thousand 3% non-cumulative redeemable second preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the Town of Chesley, in the County of Bruce and Province of Ontario; and its Provisional Directors being Charles Christopher Middlebro', Harold Leslie Van Wyck and Elizabeth Marie McFaul, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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COMMUNITY CLEANERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Haskell Reynolds, Manager; Albert Shifrin, Solicitor; and Dorothy Ruth Helen Reading, Secretary: all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COMMUNITY CLEANERS LIMITED: (a) To carry on the business of cleaners, pressers, dyers, laundrers and repairers of clothing, fabrics, goods and household furnishings; and for the further purposes and objects therein set forth: with a capital divided into Ten Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the Town of Oakville, in the County of Halton and Province of Ontario; and its Provisional Directors being George Haskell Reynolds, Albert Shifrin and Dorothy Ruth Helen Reading, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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DELTEC LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Young Robert Allen and Edward Charles Styles, Manufacturers; Frank Henry Lambert, Plastics Engineer; Frank Stewardson Clift, Estate Analyst; and Nora Laird, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DELTEC LIMITED: (a) To carry on the general business of

manufacturing, research and merchandising and otherwise dealing in plastic products, machinery, chemicals, equipment and all similar wares, including electrical machinery; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred and Fifty preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office in the Township of Etobicoke, in the said County of York; and its Provisional Directors being Gordon Young Robert Allen, Frank Henry Lambert, Frank Stewardson Clift, Edward Charles Styles and Nora Laird, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ED'S WELDING SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Valda Beatrice Baskcomb, Stenographer; Christine Elizabeth Donaghue, Bookkeeper; and Patrick Stanley FitzGerald, Solicitor; all of the City of Sault Ste. Marie, in the District of Algoma and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ED'S WELDING SERVICE LIMITED: (a) To manufacture, fabricate, repair, produce, adapt, prepare, import, export, buy, sell and deal in goods, wares, materials, articles and merchandise of every kind and description whatsoever, and for the further purposes and objects therein set forth: with a capital divided into Two Hundred and Fifty preference shares of the par value of One Hundred dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Sault Ste. Marie; and its Provisional Directors being Valda Beatrice Baskcomb, Christine Elizabeth Donaghue and Patrick Stanley FitzGerald, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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11

C. H. EPPS MANUFACTURING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clifford Henry Epps, Manufacturer; Mary Newman Epps, Housewife; and George William Campbell, Clerk; all of the Town of Clinton, in the County of Huron and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. H. EPPS MANUFACTURING LIMITED: To manufacture, buy, sell and exchange domestic water systems, jet water pumps, sump pumps, rotary pumps, power lawn mowers,

machine tools and accessories, plumbing supplies, foot valves, relief valves, sporting rifles, gun sights and sporting goods; with a capital of Fifty Thousand dollars divided into Five Hundred shares of One Hundred dollars each; with its Head Office at the said Town of Clinton; and its Provisional Directors being Clifford Henry Epps, Mary Newman Epps and George William Campbell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JOHN GALLEY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Russell Talbot Payton, Solicitor; Wilma Marguerite Mitchell, Accountant; Margaret Meek, Receptionist; and Kathleen Marie Pruce, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN GALLEY COMPANY LIMITED; To manufacture, buy, sell and deal in all types of goods, wares and merchandise; with a capital divided into Two Thousand Two Hundred and Fifty preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Russell Talbot Payton, Wilma Marguerite Mitchell, Margaret Meek and Kathleen Marie Pruce, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GLENMAC OIL & GAS COMPANY LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Dorothy Patman, Madeline Tubb and Gwendoline Christine Teale, Secretaries; Frances Albertson, Stenographer; and Kenneth Thomson Munro, Solicitor's Clerk; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of GLENMAC OIL & GAS COMPANY LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital

of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Dorothy Patman, Madeline Tubb, Gwendoline Christine Teale, Frances Albertson and Kenneth Thomson Munro, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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GODIER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Joseph Hubert Morris and Joseph Montgomery, Barristers; and James Warren Morris, Student; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GODIER LIMITED: (a) To carry on business generally as printers, lithographers, publishers, engravers, embossers, book binders, box makers and manufacturers, and generally to manufacture, purchase, sell or otherwise deal in all articles used in or connected with the business of printing, publishing, lithographing and paper box making; and for the further purposes and objects therein set forth: with a capital of One Hundred and Fifty Thousand dollars divided into Twelve Thousand Five Hundred preference shares of Ten dollars each and Two Thousand Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Joseph Hubert Morris, Joseph Montgomery and James Warren Morris, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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HARVIE-GARDINER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Gordon Cunningham and Willis Gordon Cunningham, Solicitors; and Heather Gray, Secretary; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HARVIE-GARDINER LIMITED: (a) To manufacture, buy, sell and deal in automobiles, motor cars, motorcycles, auto trucks and all kinds of motor vehicles, whether used for pleasure or commercial purposes and whether driven by gasoline or any substitute therefor or by electricity; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Six Hundred preference shares of the par value of One Hundred dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being

Douglas Gordon Cunningham, Willis Gordon Cunningham and Heather Gray, hereinbefore mentioned

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE KAGETSU COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth substituting Philip Ephraim Band, Barrister; Bernadette Clement, Secretary; and Mary Frances Kurata, Housewife; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE KAGETSU COMPANY LIMITED: (a) To purchase or otherwise acquire and to hold, sell, exchange or otherwise dispose of and deal in the property, real or personal, rights and assets of and bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Philip Ephraim Band, Bernadette Clement and Mary Frances Kurata, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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11

LA CO-OPERATIVE JACQUES CARTIER

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul Robert, Roland Duguay, Jean Paul Coulombe and Alphonse Lantaigne, Carpenters; Roland Gauthier, Process Worker; Omer Gratton, Cement Finisher; and Augustin Lauzon, Construction Foreman; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of LA CO-OPERATIVE JACQUES CARTIER Co-operatively: (a) To buy, sell or otherwise dispose of, hold, own, transport, produce, export, import, manufacture, process and deal in foods, groceries, household goods, fuel and petroleum products and all other supplies and merchandise; and for the further purposes and objects therein set forth: with its Head Office at the said City of Sarnia; and its First Directors being Paul Robert, Roland Duguay, Roland Gauthier, Jean Paul Coulombe Alphonse Lantaigne, Omer Gratton and Augustin Lauzon, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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11

LEONARD ELLIOTT TOOLS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leonard Percival Elliott, Manufacturer; Lela Elizabeth Elliott, Married Woman; and William Stephen Harry Elliott, Superintendent; all of the Township of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEONARD ELLIOTT TOOLS LIMITED; To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever; with a capital divided into Three Hundred and Sixty preference shares of the par value of One Hundred dollars each and Four Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office in the said Township of Brantford; and its Provisional Directors being Leonard Percival Elliott, Lela Elizabeth Elliott and William Stephen Harry Elliott, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MCCARTHY CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Dennis Dalton McCarthy, Builder, Patrick James McCarthy, Linesman, and Marguerite Theresa Jones, Housewife, all of the Township of East York, in the County of York and Province of Ontario; and Mary Louise Hollis, Housewife, and James Worrall, Solicitor, both of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of MCCARTHY CONSTRUCTION CO. LIMITED: (a) To conduct and carry on the business of builders and general contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors and, with that end in view, to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital of Two Hundred and Fifty Thousand dollars divided into Fifteen Thousand preference shares of Ten dollars each and Ten Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Dennis Dalton McCarthy, Patrick James McCarthy, Mary Louise Hollis, Marguerite Theresa Jones and James Worrall, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MODERN AIRCRAFT PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald George Couture, Barrister; and Julia Kubinec and Margaret Bennett, Stenographers; all of the Town of Kingsville, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MODERN AIRCRAFT PRODUCTS LIMITED: (a) To deal in, manufacture, design, import, export, buy, sell, salvage, hire, let, exchange, repair, store and warehouse aeroplanes, airships and flying machines of all kinds and the component parts thereof, and to construct and maintain any sheds, works, inclines or surfaces adapted in connection therewith; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred cumulative redeemable preference shares of the par value of One Hundred dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said Town of Kingsville; and its Provisional Directors being Donald George Couture, Julia Kubinec and Margaret Bennett, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MONARCH IMPLEMENT AND SEED COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Andrew Thomas Hemphill and Harry Clayton Forman, Implement and Seed Dealers; Will MacGillivray Pratt, Solicitor; and Marjorie Ruth Nuhn, Stenographer; all of the Town of Listowel, in the County of Perth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MONARCH IMPLEMENT AND SEED COMPANY LIMITED: (a) To carry on the business of storing and milling grains and to store and clean grains, cereals and seeds, and to store and handle merchandise, goods and chattels of any and all kinds, and to operate and maintain flour mills, oatmeal mills and other mills of every nature and kind for the grinding, treatment or other preparation of grain, cereals and produce of any kind; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said Town of Listowel; and its Provisional Directors being Andrew Thomas Hemphill, Harry Clayton Forman, Will MacGillivray Pratt and Marjorie Ruth Nuhn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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ORCHARD PARK GARAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ivan Clayton Harries and David Toner Bennett, both of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and Elmore Houser and James Somerville Brown, both of the Town of Leaside, in the said County of York, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ORCHARD PARK GARAGE LIMITED: (a) To own, lease, keep, maintain, operate and manage garages, storehouses, storerooms, warehouses and other like places for the safekeeping, cleaning, repairing, maintenance and care generally of motor cars, trucks and vehicles of all and every kind, description and class and the accessories thereof of any and every kind and description; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred non-voting preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ivan Clayton Harries, Elmore Houser, David Toner Bennett and James Somerville Brown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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11

JOHN G. SEDORE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerald Richard Dulmage and Hugh John O'Donnell, Solicitors; and Norma Brady, Stenographer; all of the Town of Perth, in the County of Lanark and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN G. SEDORE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawmill, planing-mill and pulpmill owners; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Four Hundred preference shares of the par value of One Hundred dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Village of Lanark, in the said County of Lanark; and its Provisional Directors being Gerald Richard Dulmage, Hugh John O'Donnell and Norma Brady, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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THE STORMONT LUMBER AND BUILDERS' SUPPLY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Patrick Vincent Rudden, Barrister, and Fernande Emerton, Secretary, both of the Township of Cornwall, in the County of Stormont and Province of Ontario; and Shirley McColl, of the City of Cornwall, in the said County of Stormont, Secretary; any other persons who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE STORMONT LUMBER AND BUILDERS' SUPPLY COMPANY LIMITED: (a) To carry on the business of buying and selling lumber and building supplies; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Two Thousand shares of Twenty dollars each; with its Head Office at the said City of Cornwall; and its Provisional Directors being Patrick Vincent Rudden, Fernande Emerton and Shirley McColl, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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11

STRATFORD GENERAL HOSPITAL CORPORATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ewart Trayte Griffith, Donald Bell Strudley and Rolph Meredith Trow, Manufacturers; Henry St. George Lee, Retired Bank Manager; and Douglas Earl Marks, Foreman; all of the City of Stratford, in the County of Perth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of STRATFORD GENERAL HOSPITAL CORPORATION: (a) To establish, conduct and maintain in the said City of Stratford a general hospital including an annex for the care of the chronically ill; and for the further purposes and objects therein set forth: with its Head Office at the said City of Stratford; and its First Directors being Ewart Trayte Griffith, Henry St. George Lee, Douglas Earl Marks, Donald Bell Strudley and Rolph Meredith Trow, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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SYDENHAM GAS AND PETROLEUM COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Middleton Sedgewick, Junior, Solicitor, and Audrey Chaplain, Secretary, both of the City of Toronto, in the County of York and Province of Ontario; and Beatrice Joan Homuk, of the Town of Leaside, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders

therein, a private company under the name of SYDENHAM GAS AND PETROLEUM COMPANY LIMITED: (a) To carry on any one or more of the businesses of prospecting for, drilling for, producing, refining, purifying, treating, manufacturing, transporting, storing, distributing, marketing and otherwise dealing in petroleum, carbon oils, natural gas, ores and other mineral substances of all kinds and the products, by-products or derivatives thereof and to carry on any other businesses and undertakings incidental or related thereto or which may be carried on in connection therewith; and for the further purposes and objects therein set forth: with a capital divided into One Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Middleton Sedgewick, Audrey Chaplain and Beatrice Joan Homuk, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(528)

11

UNIVERSAL SECTIONS AND MOULDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Reginald Maurice Russell, Senior, and Reginald Maurice Russell, Junior, Engineers; Gwendalyn Russell, Bookkeeper; and Monica Russell, Housewife; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of UNIVERSAL SECTIONS AND MOULDINGS LIMITED: (a) To manufacture, buy, sell and deal in cold rolled sections in ferrous and non-ferrous metals of all kinds and descriptions, and to manufacture, buy, sell and deal in all tools, implements, equipment and machinery used in connection with such business; and for the further purposes and objects therein set forth: with a capital divided into Twenty Thousand non-voting non-participating non-cumulative redeemable preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Reginald Maurice Russell, Senior, Reginald Maurice Russell, Junior, Gwendalyn Russell and Monica Russell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(528)

11

Supplementary Letters Patent

BALMORAL HOTEL COMPANY OF SUDBURY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to BALMORAL HOTEL

COMPANY OF SUDBURY, LIMITED, incorporated September 21, A.D. 1911: (a) Designating the One Thousand issued shares of the capital stock of the Company of One Hundred dollars each as One Thousand common shares of One Hundred dollars each; and (b) Classifying the Five Hundred unissued shares of the capital stock of the Company of One Hundred dollars each as Five Hundred preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

R. A. BRECKENRIDGE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to R. A. BRECKENRIDGE, LIMITED, incorporated May 4, A.D. 1937: (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Fifteen Thousand dollars by the creation of Seven Hundred and Fifty non-voting preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

COMPANY OF MINERAL EXPLORERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 26th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COMPANY OF MINERAL EXPLORERS LIMITED, incorporated April 10, A.D. 1951: Subdividing the Five Thousand and Three issued and the Fourteen Thousand Nine Hundred and Ninety-seven unissued common shares of the capital stock of the Company without any nominal or par value into Two Hundred and Seventy-five Thousand One Hundred and Sixty-five issued and Eight Hundred and Twenty-four Thousand Eight Hundred and Thirty-five unissued common shares without any nominal or par value, respectively; provided, however, that the aggregate consideration for the issue of the said unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Eight Hundred and Twenty-four Thousand Eight Hundred and Thirty-five dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

DAVENPORT-CAMPBELL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to DAVENPORT-CAMPBELL COMPANY LIMITED, incorporated November 16, A.D. 1946: (a) Declaring the Fifty non-voting non-cumulative non-participating redeemable preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Redesignating and subdividing the remaining One Hundred issued non-voting non-cumulative non-participating redeemable preference shares of the capital stock of the Company of the par value of One Hundred dollars each into One Thousand preference shares of the par value of Ten dollars each; (c) Increasing the capital stock of the Company by the creation of an additional Five Thousand preference shares of the par value of Ten dollars each, ranking *pari passu* in all respects with the One Thousand preference shares hereinbefore mentioned; and (d) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the non-voting non-cumulative non-participating redeemable preference shares and providing that the terms and conditions therein set forth shall attach to the preference shares.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

DOMINION TACK & NAIL COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 26th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DOMINION TACK & NAIL COMPANY, LIMITED, incorporated May 11, A.D. 1929: (a) Declaring the Two Thousand and Fifty preference shares of the capital stock of the Company of the par value of One Hundred dollars each heretofore redeemed to be cancelled; (b) Increasing the capital stock of the Company by the creation of One Thousand preference shares of the par value of One Hundred dollars each, subject to the same rights, preferences, priorities, limitations, conditions and restrictions as attached to the preference shares created by the Letters Patent of Incorporation of the Company; and (c) Declaring that the capital stock of the Company shall consist of One Thousand preference shares of the par value of One Hundred dollars each and Eighty Thousand common shares without any nominal or par value.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

J. ROSS FISCHER HOTELS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to J. ROSS FISCHER HOTELS LIMITED, incorporated October 12, A.D. 1943: (a) Designating the One Hundred and Twenty-five Thousand shares of the capital stock of the Company without any nominal or par value as One Hundred and Twenty-five Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Nine Hundred non-cumulative 5% preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and being subject to the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

HAWKESBURY GRAIN AND FEED LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HAWKESBURY GRAIN AND FEED LIMITED, incorporated January 22, A.D. 1951; Deleting and expunging from the Supplementary Letters Patent of the Company, dated the 2nd day of May, A.D. 1951, the terms and conditions attaching to the preference shares and substituting others therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

R. B. HAYHOE & CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to R. B. HAYHOE & CO. LIMITED, incorporated February 8, A.D. 1934: (a) Increasing the capital of the Company from the sum of Five Hundred Thousand dollars to the sum of Two Million dollars: (i) by the creation of an additional Fourteen Thousand six per cent non-cumulative redeemable preference shares of One Hundred dollars each, ranking *pari passu* in all respects with the Three Thousand six per cent non-cumulative redeemable preference shares of the Company, created by By-law No. 4; and (ii) by the creation of an additional One Thousand common shares of One Hundred dollars each; and (b) Repealing the provisions attaching to the six per cent non-cumulative redeemable preference shares, created by By-law No. 4, and providing that the provisions therein set forth shall attach to the Three Thousand six per cent non-cumulative redeemable preference shares, created by By-law No. 4, and the additional Fourteen Thousand six per cent non-cumulative redeemable preference shares.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

KENT TILE & MARBLE CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KENT TILE & MARBLE CO., LIMITED, incorporated February 24, A.D. 1926: (a) Designating the One Thousand shares of the capital stock of the Company of One Hundred dollars as One Thousand common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Two Hundred Thousand dollars by the creation of One Thousand 5% non-cumulative redeemable preference shares of One Hundred dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

MANSION HOUSE (TORONTO), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MANSION HOUSE (TORONTO), LIMITED, incorporated March 10, A.D. 1938: (a) Designating the Forty Thousand shares of the capital stock of the Company of One dollar each as Forty Thousand common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Ninety Thousand dollars by the creation of Five Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

CHARLES OGILVY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CHARLES OGILVY, LIMITED, incorporated March 23, 1908; Amending the Supplementary Letters Patent of the Company, dated the 17th day of October, A.D. 1951: (A) by deleting and expunging from paragraph lettered (c) thereof clause (1) of the terms and conditions attaching to the first preference shares and substituting another clause therefor; (B) by deleting and expunging from paragraph lettered (d) thereof clause (1) of the terms and conditions attaching to the second preference shares and substituting another clause therefor; and (C) by deleting and expunging from paragraph lettered (d) thereof clause (6) of the terms and conditions attaching to the second preference shares and substituting another clause therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

THAMESVILLE METAL PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THAMESVILLE METAL PRODUCTS LIMITED, incorporated June 24, A.D. 1943: (a) Declaring the Two Thousand Five Hundred preference shares of the capital stock of the Company of the par value of Ten dollars each which have been issued and subsequently redeemed to be cancelled; and (b) Increasing the capital stock of the Company by the creation of an additional Fifteen Thousand preference shares of the par value of Ten dollars each, ranking *pari passu* in all respects with the existing preference shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

ALFRED WARD AND SON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario under his Seal of Office, to ALFRED WARD AND

SON, LIMITED, incorporated May 16, A.D. 1930: (a) Designating the Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Five Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of One Hundred and Twenty-five Thousand dollars by the creation of Seven Hundred and Fifty 5% non cumulative redeemable preference shares of One Hundred dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

ZWICKER SEED CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of February, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ZWICKER SEED CO. LIMITED, incorporated May 10, A.D. 1945: (a) Declaring the One Hundred and Seventy-five 6% non-voting preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company the word "non-voting" where it appears in the capital clause; (c) Increasing the capital stock of the Company by the creation of an additional One Hundred and Fifty 6% preference shares of the par value of One Hundred dollars each, ranking *pari passu* in all respects with the existing 6% preference shares of the Company; and (d) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (3) of the terms and conditions attaching to the 6% preference shares and substituting another clause therefor.

R. J. CUDNEY,
Deputy Provincial Secretary.

(529)

11

Change of Name

ACRO PHOTOENGRAVERS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of February, A.D. 1952, has changed the name of CANADIAN BUILDER PUBLISHING COMPANY LIMITED, incorporated August 30th, 1944, to ACRO PHOTOENGRAVERS LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(530)

11

WIREOMATIC LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 22nd

day of February, A.D. 1952, has changed the name of AUTOMATIC WIRE STRAPPING MACHINES LIMITED, incorporated December 11th, 1951, to WIREOMATIC LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(530)

11

Surrender and Cancellation of Letters Patent and Termination of Existence

THE J. F. CROWLEY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 26th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE J. F. CROWLEY COMPANY LIMITED, incorporated by Letters Patent dated the 27th day of December, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(531)

11

EMERALD REALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of EMERALD REALTY COMPANY LIMITED, incorporated by Letters Patent dated the 25th day of May, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(531)

11

46-52 JAMES STREET LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of 46-52 JAMES STREET LIMITED, incorporated by Letters Patent dated the 25th day of March, A.D. 1943, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(531)

11

FULBRO RED LAKE GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 20th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of **FULBRO RED LAKE GOLD MINES LIMITED** (No Personal Liability), incorporated by Letters Patent dated the 28th day of September, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(531) 11

KENT, GARVIN & COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of February, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of **KENT, GARVIN & COMPANY, LIMITED**, incorporated by Letters Patent dated the 18th day of August, A.D. 1913, and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(531) 11

RAWCLIFFE ELECTRIC (TORONTO) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of **RAWCLIFFE ELECTRIC (TORONTO) LIMITED**, incorporated by Letters Patent dated the 6th day of November, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 31st day of March, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(531) 11

Licenses in Mortmain**ACKROYDS (CANADA) LIMITED**

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 28th day of February, A.D. 1952, has been pleased to authorize **ACKROYDS (CANADA) LIMITED**, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 28th day of November, A.D. 1951, to acquire, hold and assure land in

mortmain in Ontario, for a period of thirty years, and to the value of \$150,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH,
Provincial Secretary.

(532) 11

BLACK ISLAND ASSN.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 28th day of February, A.D. 1952, has been pleased to authorize **BLACK ISLAND ASSN.**, a Corporation created by or under the authority of the laws of the State of Ohio, one of the United States of America, on the 4th day of December, A.D. 1950, by Articles of Incorporation, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH,
Provincial Secretary.

(532) 11

THE CANADIAN DESMOND-STEPHAN MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 28th day of February, A.D. 1952, has been pleased to authorize **THE CANADIAN DESMOND-STEPHAN MANUFACTURING COMPANY LIMITED**, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 27th day of November, A.D. 1916, to acquire, hold and assure land in mortmain in Ontario, for a period of thirty years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH,
Provincial Secretary.

(532) 11

THE ONTARIO JOCKEY CLUB LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 28th day of February, A.D. 1952, has been pleased to authorize **THE ONTARIO JOCKEY CLUB LIMITED**, a Corporation created by or under the authority of the laws of the Province of Ontario, by Letters Patent bearing date the 29th day of April, A.D. 1881, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH,
Provincial Secretary.

(532) 11

Extra-Provincial Corporations

CHEMICAL CONSTRUCTION (INTER-AMERICAN) LTD.

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 28th day of February, A.D. 1952, been pleased to authorize CHEMICAL CONSTRUCTION (INTER-AMERICAN) LTD., a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, on the 1st day of February, A.D. 1952, by Certificate of Incorporation: (a) To carry on general contracting, designing and construction work of all kinds; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00.

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed William A. G. Kelley, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Law, to be its Attorney.

ARTHUR WELSH,
Provincial Secretary.

(533)

11

RANDOLPH WESTERN, LTD.

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 28th day of February, A.D. 1952, been pleased to authorize RANDOLPH WESTERN, LTD., a Corporation created by or under the authority of the laws of the State of Illinois, one of the United States of America, on the 27th day of July, A.D. 1951, by Articles of Incorporation, (a) To manufacture fire fighting and fire prevention equipment; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00.

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount or capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Richmond Wyllie Hart, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Law, to be its Attorney.

ARTHUR WELSH,
Provincial Secretary.

(533)

11

Notice of Redemption

NOTICE OF REDEMPTION

3¼ per cent Debentures of the Province of Ontario

Series "RN"

Dated 1st May, 1940.

Due 1st May, 1955.

NOTICE IS HEREBY GIVEN to all holders of outstanding 3¼ per cent debentures of the Province of Ontario dated 1st May, 1940, due 1st May, 1955, Series "RN", that pursuant to the provisions thereof, all such outstanding debentures are hereby called for redemption and prior payment as an entirety at the principal sum thereof on the 1st day of May 1952, at the Bank of Montreal, The Canadian Bank of Commerce, The Bank of Nova Scotia or The Royal Bank of Canada in either of the cities of Toronto or Montreal at the holder's option, upon surrender of the said debentures with the interest coupons due 1st November, 1952, and all subsequent coupons attached. Registered debentures should be accompanied by all instruments requisite for transfer. Interest on all such debentures shall cease to accrue from and after 1st May, 1952.

LESLIE M. FROST,
Provincial Treasurer.

Toronto, 7th March, 1952.

(572)

11-12-13

Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by Letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
Hufisco Limited.....	May 17, 1948	1949 to 1951 inclusive
Jorita Mines Limited.....	Sept. 7, 1946	1947 to 1951 inclusive
Karas Gold Mines Limited.....	Jan. 6, 1937	1939 to 1951 inclusive
Kareall Conveyors Limited.....	July 22, 1948	1949 to 1951 inclusive
Kenora Development Company, Limited.....	Feb. 23, 1925	1938 to 1951 inclusive
Frank Kennedy Fuel Company, Limited.....	Dec. 28, 1928	1939 to 1951 inclusive
Kenney Roller Drome Company Limited.....	Nov. 21, 1938	1941 to 1951 inclusive
Kenwood Construction Company, Limited.....	Mar. 24, 1927	1928 to 1951 inclusive
Kitchenmaster Ceramic Cookware Limited.....	Apr. 14, 1943	1944 to 1951 inclusive
Kittson Hazelton Gold Mines, Limited.....	Jan. 2, 1935	1935 to 1951 inclusive
Lake Erie Development Company, Limited.....	Mar. 10, 1921	1922 to 1951 inclusive
Lake Manitou-Victoria Oils Limited.....	Apr. 16, 1940	1941 to 1951 inclusive
Lambton Lumber Company, Limited.....	May 18, 1931	1932 to 1951 inclusive
Langmaid Products Limited.....	Mar. 3, 1947	1947, 1948, 1950 & 1951
Lardeggo Gold Mines Limited.....	Feb. 1, 1937	1948 to 1951 inclusive
S. Levinter Furniture Company, Limited.....	Apr. 19, 1926	1927, 1928, 1929, 1931 1933 to 1951 incl.
London Dairy Equipment and Supplies Limited.....	May 14, 1945	1946 to 1951 inclusive
The London Lumber Company, Limited.....	Feb. 4, 1913	1936 to 1951 inclusive
Lucerne Mining Company Limited.....	Apr. 23, 1947	1948 to 1951 inclusive
MacFarlane Consolidated Mines, Limited.....	Nov. 15, 1938	1939 and 1949 to 1951 inclusive
MacFarlane Long Lac Gold Mines, Limited.....	July 9, 1934	1939, 1940 and 1949 to 1951 inclusive
The Wilson Lytle Badgerow Company of Ontario Limited.....	Oct. 27, 1898	1949 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

(561)

. 11

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Applications to Parliament

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Toronto will apply to the Legislative Assembly of the Province of Ontario at the next session thereof for a Private Act for the following purposes, namely:

1. To establish as a township school area those parts of the Township that are included in Public School Sections numbers 1, 2, 4, 5, 6, 7, 8, 22 and 23 of the Township.

2. To empower the Council of the said Corporation to dissolve the union school section of which Public School Section number 19 of the Township forms a part and to include such Section number 19 in the Township school area.

3. To establish a single board of education for the public school administration of such Township school area and for the high school administration of the South Peel high school district which includes the Village of Port Credit.

4. To provide for the election of the Township members of such board of education by wards.

Dated at Cooksville this 5th day of February, 1952.

GORDON B. JACKSON, Q.C.,
Port Credit, Ontario,
Solicitor for the Applicant.

(292)

6-7-8-9-10-11

TAKE NOTICE that the Grand Lodge of Ontario of the Independent Order of Odd Fellows will make application to the Legislative Assembly of the Province of Ontario at the next Session thereof for legislation permitting the said Grand Lodge of Ontario of the Independent Order of Odd Fellows to acquire and hold shares of the capital stock of the I.O.O.F. Hall Association of Toronto Limited.

Dated the 31st day of January, A.D. 1952.

P. V. IBBETSON, Q.C.,
Bank of Hamilton Chambers,
Port Arthur, Ontario,
Solicitor for the Applicant.

(274)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at its next Session, for an Act:

11. (a) To provide that, notwithstanding any of the provisions of The Municipal Act, the Council of the said Corporation be authorized and empowered

(i) To pass a by-law or by-laws, with the approval of The Department of Municipal Affairs, upon such terms and conditions as the Council of the said Corporation may determine, to provide and pay to any person who is now or has been an employee of the said Corporation as defined by paragraph 48 (a) of section 386 of The Municipal Act, who at the date of retirement has or had less than twenty years' service with the said Corporation, an annual gratuity of \$15.00 for each year of service of the employee with the said Corporation prior to the 1st day of January, 1948, periods of less than a full year being pro-rated, which gratuities may be for life of employee and term certain not exceeding five years.

(ii) To pass by-laws to provide moneys required for payment of gratuities and to invest the same.

(b) To provide that no part of the funds so raised may be used for any other purpose without certificate of The Department of Municipal Affairs.

2. To provide that the Council of the said Corporation may pass by-laws to authorize and regulate, as may be determined, erection and maintenance of poles and wires for transmitting electric or electronic impulses and messages of every kind, including those of alarm and protective systems, radio programmes and television programmes.

3. To provide that the Council of the said Corporation be authorized to pass by-laws for the following purposes:

(a) To rent or license the use of all or any part of the market square in the City of London for market purposes upon terms and conditions, and for such rental or license fee as to the Council may appear proper, provided no term shall exceed one year;

(b) to provide that when in the opinion of the Council of the said Corporation any or all parts of the market square are not required for market purposes, the said Corporation may provide for parking of motor vehicles for a fee or charge and to collect the same by meters or other means, and to govern and regulate such parking and to impose penalties for infractions of the regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply;

(c) to authorize the said Corporation, when in the opinion of the Council of the said Corporation it may appear proper, to set aside for market purposes public highways adjoining the said market square or any parts thereof, and to provide for the use of the same for a fee or charge and to collect such fee by parking meters or otherwise and to govern and regulate such use of such highways and to impose penalties for infractions of such regulations, and to provide that section 486, paragraph 7, of The Municipal Act shall apply to such use;

(d) to provide that with the approval of the rate-payers a building or buildings may be constructed upon the market square which shall be used for market purposes and may incorporate storage facilities, retail stores and parking facilities for vehicles, and to govern and regulate the use of such buildings, and to impose penalties for infractions of such regulations;

(e) to provide that such uses or any of them when established upon the market square shall be deemed for all purposes to be the operation of a public market.

4. To provide for the repeal of sections 6 and 7 of The City of London Act, 1951, which Act provides for the constitution of The London Transportation Commission and substituting therefor new sections 6 and 7, which will provide that with the intent that the Transportation System shall be entirely self-sustaining, the Commission shall so regulate and fix tolls and fares for the carriage of passengers that a revenue shall be produced which with the application of the fare stabilization reserve will be sufficient to provide for the cost of operating the transportation system, and which new sections will have the effect of relieving the Transportation Commission from paying to the said Corporation sums to retire payments of principal and interest on debentures issued for the purposes of the transportation system, and providing that all cost to the said Corporation of and incidental to acquiring the transportation system should be a debt and charge on the books of the Commission and bear interest annually and paid at such rate as the Council of the said Cor-

poration may determine until such debt is retired, and to provide that the Commission should reduce such indebtedness to the amount of the debenture issue not later than the 31st day of December, 1952, and to provide that the Commission shall pay to the said Corporation the surplus in each year in the hands of the Commission forthwith after the completion of the audit of the books of the Commission, which sum shall be applied in reduction of the charge or debt due to the said Corporation.

5. To declare legal, valid and binding a deed made by University of Western Ontario to The Corporation of the City of London, bearing date the 31st day of March, 1951, and registered on the 19th day of April, 1951, as Number 55941 for the East Division of the City of London and to vest the lands described therein in the said Corporation.

6. To provide that the said Corporation may set up a fund with the excess of receipts from parking meters over all expenses and disbursements in connection therewith and use the same to purchase or lease lands for parking of vehicles, for the improvement of traffic conditions, for the widening or extension of streets or widening of pavements on streets within the City of London.

7. To provide that the Council of the said Corporation be authorized and empowered, and shall be deemed to have had power to pass by-laws to authorize persons to lay and maintain pipes or conduits in the streets and lands of the Corporation for the transmission of oxygen or other non-inflammable gas or liquid, to make an annual or other charge therefor and for entering into agreements with persons for the use of such pipes or conduits as the Council may consider proper, and to provide that such annual or other charge and any expenses incurred by the said Corporation in restoring the highways or lands to their former condition may be payable and payment may be enforced in like manner as taxes in respect of lands agreed upon.

8. To provide that the Council of the said Corporation be authorized and empowered to pass by-laws regulating the placing of signs upon street allowances and for making an annual or other charge and for entering into agreements with persons for such purposes, and to provide that such charge and the cost of restoring the highway to its former condition shall be payable, and payment may be enforced, in the same manner as taxes upon lands referred to in the by-law or agreement.

Dated at London, Ontario, this 6th day of February, A.D. 1952.

R. H. COOPER,
City Clerk.

(281) 6-7-8-9-10-11

NOTICE IS HEREBY GIVEN of the intention of the Corporation of the Town of Orillia to make application to the next Session of the Legislative Assembly of the Province of Ontario for a Private Act authorizing it to enter into an Agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power, under such terms and in such amounts and for such periods of time as may be agreeable to the said Corporation of the Town of Orillia, and the Hydro-Electric Power Commission of Ontario, notwithstanding any Public or Private Act at present regulating such purchase, and without being subject to present Legislation and Regulations affecting contributing Municipalities.

Dated at Orillia this 8th day of February, A.D. 1952.

H. E. M. PAYNE,
Clerk-Treasurer, Town of Orillia.

(350) 7-8-9-10-11-12

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Pelee will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To empower the Council of the Corporation of the Township of Pelee, without the requirement of a vote of the electors, to expend in any year from revenues obtained from the issue of non-resident hunting licenses under the Township by-law passed pursuant to the provisions of The Game and Fisheries Act, a sum not exceeding \$10,000.00 for aid to drainage works, for aid to the Local Municipal System or for any of the purposes for which Local Municipal Councils are by The Municipal Act, with the approval of the electors qualified to vote on money by-laws or otherwise, empowered to make grants or pay out moneys.

Dated at Leamington, Ontario, this 9th day of February, 1952.

MORRIS & WILLSON,
64 Talbot St. W.,
Leamington, Ont.,
Solicitors for the Applicant.

(362)

7-8-9-10-11-12

Corporation Notices

PROVINCIAL PAPER, LIMITED

BE IT ENACTED and it is hereby enacted as a by-law of Provincial Paper, Limited, as follows:

(1) That the number of Directors of the Company be and the same is hereby varied from nine to ten and the word "nine" in No. 4 as amended of the General By-laws of the Company is hereby stricken out and the word "ten" substituted therefor.

(2) This by-law shall not take effect until confirmed by a vote of the shareholders of the Company present or represented by proxy at a meeting duly called for considering the same and holding not less than two-thirds of the issued capital stock represented at such meeting.

Passed by the Directors and enacted as a by-law this 13th day of February, 1952.

I, Frank R. Boynton, Secretary-Treasurer of Provincial Paper, Limited, do hereby certify that the foregoing is a true and correct copy of Minute confirmed by the annual general shareholders' meeting of Provincial Paper, Limited held on the 13th day of February, 1952.

Witness my hand and the corporate seal of the said Company this 5th day of March, 1952.

F. R. BOYNTON.

(534)

11

BEUGLET AND JOINVILLE LIMITED

Under The Companies Act (Ontario) Beuglet and Joinville Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Windsor, Ontario, this 5th day of March, 1952.

DR. ERNEST BEUGLET,
Secretary.

(535)

11

WHITE BIRCHES BUNGALOWS LIMITED

NOTICE IS HEREBY GIVEN that on the 1st day of December, 1951, a resolution of the shareholders of White Birches Bungalows Limited was passed at a special general meeting called for that purpose providing for the Company being wound up voluntarily under the provisions of The Companies Act of the Province of Ontario, and appointing Harold P. Wright, of the City of Hamilton, in the County of Wentworth, Province of Ontario, Accountant, 66 King Street East, as Liquidator of the Company for the purpose of winding up the affairs of the Company and distributing its property.

Dated at Hamilton, this 8th day of January, 1952.

NORMAN GUY LONG,
Provisional Directors.

TUCHTIE & McLEAN,
Barristers, etc.,
42 James St., South,
Hamilton, Ontario.

(536)

11

BLUE BONNET OIL COMPANY LIMITED

BY-LAW 1

BE IT ENACTED as a by-law of the Company as follows:

1. That the number of Directors of the Company be, and it is hereby reduced from seven to five, and that the by-laws of the Company be, and they are hereby amended accordingly.

2. That a Quorum of the Directors consist of three Directors, present at any meeting, and that the general by-laws of the Company be, and they are hereby amended accordingly.

Passed and enacted this 27th day of February, A.D. 1952.

RALPH D. STEELE,
Secretary.

Certified a true copy of by-law passed by the Directors of Blue Bonnet Oil Company Limited, and approved by the shareholders thereof on the 27th day of February, A.D. 1952.

RALPH D. STEELE,
Secretary.

(537)

11

JOHN M. LALOR & CO., LIMITED

BY-LAW NUMBER 8

Being a by-law to amend the general by-laws of the Company

BE IT ENACTED a by-law of John M. Lalor & Co., Limited as follows:

Paragraph 2 of By-law Number 1, being the general by-laws of the Company, enacted on the 20th of February, 1925, is amended by striking out the word "three" in the second line thereof and substituting therefor the word "five", so that the first clause of the second paragraph shall read: "The affairs of the Company shall be managed by a Board of Five Directors."

Duly enacted a by-law of John M. Lalor & Co., Limited and sealed with the corporate seal this 6th day of March, 1952.

GEO. H. LALOR,
President.
C. F. LALOR,
Secretary.

Certified a true copy of a by-law passed by the Board of Directors of John M. Lalor & Co., Limited on the 6th day of March, 1952, which said by-law was duly confirmed by the shareholders at a meeting duly called and held on the 6th day of March, 1952.

C. F. LALOR,
Secretary.

(538)

11

BY-LAW No. 16

Be it and it is hereby enacted as By-law No. 16 of Dominion Tack & Nail Company, Limited that the Board of Directors of the Company be increased from three to five and that three members thereof shall constitute a quorum.

Enacted this 28th day of February, A.D. 1952.

Witness the corporate seal of the Company.

F. I. LANDRETH,
President.
K. I. MALCOLM,
Secretary.

I certify the foregoing to be a true copy of By-law No. 16 of Dominion Tack & Nail Company, Limited passed by the Directors of the Company on the 28th day of February, A.D. 1952, and ratified, sanctioned and confirmed by the shareholders of the Company on the 29th day of February, A.D. 1952.

K. I. MALCOLM,
Secretary.

(539)

11

WESTON CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Weston Construction Company Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 6th day of March, A.D. 1952.

MARION DAPIATRA,
Secretary-Treasurer.

(540)

11

NOTICE IS HEREBY GIVEN that WESDIX SALES LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Ottawa, this 5th day of March, 1952.

MURIEL MEREDITH,
Secretary.

(544)

11

THE SCHOMBERG TELEPHONE COMPANY LIMITED

TAKE NOTICE that at an adjourned special general meeting of the shareholders of The Schomberg Telephone Company Limited duly called for the purpose and held on the 25th day of February, 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of C. L. Stephenson, of the Town of Aurora, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said company, proof of such claim must be filed with the Liquidator within thirty days of the date of this notice, after which time the assets of the above company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Aurora, this 6th day of March, 1952.

C. L. STEPHENSON,
Aurora, Ontario.

(545) 11

FOWLDS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Fowlds Company Limited will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Peterborough, this 6th day of March, 1952.

HALL & HALL,
116 Hunter St., W.,
Peterborough, Ontario.
Solicitors for the Company.

(546) 11

WILMAC ENGINEERING LIMITED

(No Personal Liability)

By-law No. 7 fixing the Board of Directors of this Company to Five (5) persons.

WHEREAS Wilmac Engineering Limited (No Personal Liability) deems it advantageous to have a Board of Directors consisting of Five (5) persons to conduct the affairs of the Company.

NOW, THEREFORE, be it enacted and it is hereby enacted:

That section 3 of By-law No. 1 be and is hereby re-enacted that the Board of Directors of this Company shall consist of Five (5) persons for the conduct of the affairs of the Company.

Enacted this Seventh Day of January, 1952.

Passed by the Board of Directors of this Company with the Company's seal this Seventh day of January, 1952.

WILLIAM MacRAE,
President.

I Harry F. Marentette hereby solemnly swear and declare that this by-law was passed at a Directors' meeting of this Company on the 7th day of January,

1952, and was confirmed at a shareholders' meeting held on 6th day of February, 1952.

HARRY F. MARENTETTE,
Secretary.

(553) 11

STERLING THEATRES LIMITED

NOTICE IS HEREBY GIVEN that Sterling Theatres Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 10th day of March, 1952.

ROSE LIPMAN,
Secretary.

(554) 11

MCDONNELL SECURITIES LIMITED

Under the provisions of the Companies Act (Ontario) McDonnell Securities Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter and to direct its cancellation and to fix a date upon and from which the Company shall be dissolved.

Dated at Toronto, this Tenth day of March, A.D. 1952.

ALMA J. MCKAY,
Secretary.

(555) 11

THE STANDARD PRODUCTS COMPANY (ONTARIO) LIMITED

NOTICE IS HEREBY GIVEN that The Standard Products Company (Ontario) Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Windsor, this 6th day of March, 1952.

JOHN E. McKEON, Q.C.,
Secretary.

(573) 11

NOTICE IS HEREBY GIVEN that FORT-NIGHTLY LAW JOURNAL, LIMITED will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto, this 10th day of March, 1952.

OWEN ELLIOTT,
Joint-Secretary.

(574) 11

PARK ELECTRIC LIMITED

Under the Companies Act (Ontario) Park Electric Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for an order accepting the surrender

of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this tenth day of March, 1952.

JAMES HERBERT ROBINSON,
President.

(575)

11

NOTICE IS HEREBY GIVEN that J. R. LONG-STAFFE LIMITED will make application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 14th day of March, 1952.

E. G. McCracken,
Secretary.

(581)

11

NOTICE IS HEREBY GIVEN that MODERN-CRAFT CONSTRUCTION COMPANY LIMITED will apply to the Lieutenant-Governor of Ontario for leave to surrender its charter on and after a date to be fixed by him.

Dated at Windsor, this 12th day of March, 1952.

By SIMON & BRODY,
15 LaBelle Bldg.,
Windsor, Ontario.
Solicitors for the said Corporation.

(589)

11

THE WUNDER FURNITURE MANUFACTURING COMPANY LIMITED

BY-LAW No. 25

Being a by-law to change the number of directors of the Company.

Be and it is hereby enacted as a by-law of The Wunder Furniture Manufacturing Company Limited that the number of directors of the Company, which by Letters Patent were authorized at four, be and they are hereby decreased to three in number.

Enacted this sixteenth day of February, 1952.

E. M. ARNOLD,
President.
C. H. HARTLEIB,
Secretary.

I hereby certify that the above is a true copy of By-law Number 25, enacted by the directors on the sixteenth day of February, 1952, and confirmed by the shareholders on the sixteenth day of February, 1952.

E. M. ARNOLD,
President.

(590)

12

ATLAS FURNITURE LIMITED

BY-LAW No. 3

Be it and it is hereby enacted as a by-law of the Company as follows:

The number of the Directors of the Company is hereby decreased from Four to Three.

Enacted and passed this 15th day of January, 1952.

MAX BROWN,
President.
EDNA BROWN,
Secretary.

Certified as true copy of a by-law passed as above set forth and recorded in the Minute Book of the proceedings of the said Company.

Dated the 15th day of January, 1952.

EDNA BROWN,
Secretary.

(591)

11

BELT MANUFACTURING COMPANY OF CANADA LIMITED

BY-LAW No. 10

Be it and it is hereby enacted as a by-law of Belt Manufacturing Company of Canada Limited (hereinafter called "the Company") as follows:

1. The number of the Board of Directors of the Company, be and the same is hereby increased from three to four.

2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted and passed this 28th day of February, 1952.

ABRAHAM GINSBURG,
President.
(Corporate Seal)

MARYE GINSBURG,
Secretary-Treasurer.

Certified to be a true copy of By-law No. 10 as passed.

MARYE GINSBURG,
Secretary-Treasurer.
(Corporate Seal)

(592)

11

GREENSLADE PURE FOODS LIMITED

NOTICE IS HEREBY GIVEN that Greenslade Pure Foods Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Hamilton, this 11th day of March, 1952.

C. A. McARTHUR,
Secretary.

(593)

11

Notice to Creditors

NOTICE IS HEREBY GIVEN that the Executors of the last Will and Testament of Robert Anderson have from this day ceased to carry on business as dry cleaners and pressers at the Town of Burlington, in the County of Halton, under the name of BURLING-

TON DRY CLEANERS and that the said business was sold to George H. Coates who alone will be liable for all debts and claims from and after the said date.

Dated at Burlington, this 30th day of June, 1951.

HANNAH K. ANDERSON AND
JOHN B. ANDERSON,
Executors of the last Will and
Testament of Robert Anderson,
Deceased,

By L. D. DINGLE, Q.C.,
Burlington, Ontario,
Their Solicitor herein.

(556)

11

NOTICE IS HEREBY GIVEN that MAYWOOD METALS LIMITED has made a sale in bulk of all its assets to Wilson Jones Co. of Canada Ltd., and the undersigned has been appointed Trustee under the Bulk Sales Act.

FURTHER TAKE NOTICE that all creditors of Maywood Metals Limited are required to file their claims together with particulars thereof duly verified, with the undersigned on or before the 5th day of April, 1952, after which date the undersigned Trustee will proceed to distribute the proceeds of the said sale among the persons entitled thereto and having regard only to claims of which he shall then have had notice.

Dated at Toronto, this 12th day of March, A.D. 1952.

SANFORD WORLD,
Trustee,
c/o SANFORD WORLD,
Barrister,
229 Yonge Street,
Toronto 1, Ontario.

(594)

11

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnerships lately subsisting between us, the undersigned, Ignazio Boccia, Ernest Boccia, Angelo Pusitano and Vincenzo Guglielmo, carrying on business as Excavating and Grading Contractors under the firm name of ALCAN EXCAVATING AND GRADING COMPANY, and carrying on business as drain and concrete contractors under the firm name of COLONY CONTRACTING COMPANY in the Township of York, have this day been dissolved so far as regards the said Ignazio Boccia who retires from the firms.

The businesses in future will be carried on under the same names by the said Ernest Boccia, Angelo Pusitano and Vincenzo Guglielmo, who will pay and discharge all debts and liabilities and receive all monies payable to the said firms.

Dated at Toronto, this 4th day of February, 1952.

IGNAZIO BOCCIA
ERNEST BOCCIA
ANGELO PUSITANO
VINCENZO GUGLIELMO

(576)

11

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between William Smith and the undersigned, Harry A. Fields, carrying on business as retailers of Men's Hats and Haberdashery at 121 Yonge Street, in the City of Toronto, in the County of York, under the firm name of SMITH AND FIELDS was on the 22nd day of February, 1952, dissolved.

AND TAKE FURTHER NOTICE that the undersigned, Harry A. Fields will not be responsible for any debts and liabilities incurred for or on behalf of the late partnership subsequent to the 22nd day of February, 1952.

Dated at Toronto, this 10th day of March, A.D. 1952.

H. A. FIELDS.

(582)

11

Change of Name Act

TAKE NOTICE that the application of Teddy Frank Kossakowski of 45 Colborne Street W., Oshawa, Ontario, to change his name to Teddy Frank Koss, will be heard by His Honour Judge MacRae in his Chambers at the Court House at Whitby, Ontario, on Tuesday, the 15th day of April, 1952, at the hour of 10.30 o'clock in the forenoon.

MANNING F. SWARTZ,
3 Simcoe Street S.,
Oshawa, Ontario.
Solicitor for the applicant.

(541)

11

TAKE NOTICE that Louis Slutsky, 1 Romar Cresc., Township of North York, will apply for himself, his wife Sheila Slutsky, and his children Carol Marsha Slutsky and Howard Jeffrey Slutsky, to his Honour Judge McDonagh, in his Chambers at the City Hall, Toronto, on Tuesday, the 15th day of April, 1952, at ten o'clock in the forenoon, to have his and their surnam changed to Sloan.

Dated at Toronto, this 6th day of March, 1952.

BAKER & CUTTLER,
581 Bloor Street West,
Toronto, Ontario.
Solicitors for the Applicant.

(542)

11

TAKE NOTICE that Sam Rosenstein, 537 Wilson Heights Boulevard, Township of North York, will apply for himself, his wife Lottie Rosenstein and his children Leslie Allen Rosenstein and Michael Brian Rosenstein, to His Honour Judge McDonagh in his Chambers at the City Hall, Toronto, on Tuesday, the 15th day of April, 1952, at ten o'clock in the forenoon, to have his name changed to Samuel Rose and their surname changed to Rose.

Dated at Toronto, this 6th day of March, 1952.

BAKER & CUTTLER,
581 Bloor Street West,
Toronto, Ontario.
Solicitors for the Applicant.

(543)

11

TAKE NOTICE that Harry Karol Yunik of the Township of London will apply to His Honour Judge Ian MacRae at his Chambers in the Court House London, Ontario, on Saturday the 19th day of April, 1952, at 10 o'clock in the forenoon, to change his name to Harry Karol Unick and the name of his wife Pauline Yunik to Pauline Unick and the names of their children Joyce Wilma Yunick, Edward Anthony Yunik and Patricia Eleanor Yunik to Joyce Wilma Unick, Edward Anthony Unick and Patricia Eleanor Unick. All of the said persons reside at R.R. 9, London, Ontario.

Dated at London, this 7th day of March, 1952.

SPENCER & BRAUND,
Solicitors for the Applicant.

(557)

11

TAKE NOTICE that an application will be made to His Honour Judge Fuller at his Chambers, County Court Building, Welland, on the 19th day of April, A.D. 1952, at 10.30 a.m. by Michael Rozak, residing at 710 Bridge Street, Niagara Falls, to change his name to Michael Sawada.

LAMARSH & LAMARSH,
1881 Ferry St., Niagara Falls,
Solicitors for the Applicant.

(558)

11

TAKE NOTICE that Joseph John Schlechter, 1803 Spring Street, Niagara Falls, Ontario, will apply before Judge Fuller at the Court House, Welland, Ontario, on the 16th day of April, 1952, at the hour of ten o'clock in the forenoon to change his name to Joseph John Slater.

Dated at Niagara Falls, this 7th day of March, 1952.

SAMUEL GAMPEL,
Barrister, etc.,
1896 Main Street,
Niagara Falls, Ontario.
Solicitor for the Applicant.

(559)

11

TAKE NOTICE that Julius Szilveszter, of 3419 Riberdy Road, Township of Sandwich East, Ontario, will apply before the Presiding Judge of the County Court of the County of Essex, at the Court House, 3277 Sandwich Street West, Windsor, Ontario, on the 17th day of April, 1952, at the hour of 10.00 o'clock in the forenoon to change his name to Julius Sylvester and to change the surname of his wife Helen, and his daughter Geraldine Helen to Sylvester.

Dated at Windsor, Ontario, this 5th day of March, A.D. 1952.

MALEYKO & BAKSI,
993 Ottawa Street,
Windsor, Ontario.
Solicitors for the Applicant.

(560)

11

NOTICE IS HEREBY GIVEN under the above Act that the application of George Arthur Posteuco, Commercial Artist, residing at 1721 St.

Luke Road, Windsor, to change his name to George Arthur Pastic will be heard by His Honour A.J. Gordon, Judge of this Court, in his Chambers in the Court House, Windsor, on Monday, the 31st day of March, 1952, at the hour of 11.00 a.m.

LOUIS H. SWARTZ,
12 LaBelle Building, Windsor.
Solicitor for Applicant.

(577)

11

TAKE NOTICE that Solly Charles Abramovitz, of 70 Henry Street, Toronto, will apply to His Honour Judge McDonagh, at the City Hall, Toronto, on the 15th day of April, 1952, at 10.30 a.m. to change his name to Saul Charles Morris, and his wife's name from Ruth Abramovitz to Ruth Morris.

GRUSON & BERNHARD,
73 Adelaide St., W., Toronto.
Solicitors for the Applicant.

(578)

11

TAKE NOTICE that an application will be made to His Honour Judge F. G. J. McDonagh, of the County Court of the County of York in his Chambers, City Hall, Toronto, on Wednesday, the 16th day of April, 1952, at 10.00 o'clock in the forenoon, by Samuel Edward Schwardfager residing at 846 Broadview Avenue, Toronto, to change his name to Samuel Edward Sward and to change the name of his wife, Nancy May Schwardfager also residing at 846 Broadway Avenue, Toronto, to Nancy May Sward.

Dated at Toronto, this 10th day of March, 1952.

REID, ALLEN, HUNTER
& CAMPBELL,
38 King Street West,
Toronto 1, Ontario,
Solicitors for the Applicant.

(579)

11

Application will be made before His Honour Judge W. N. Robinson, of the County Court of the County of Halton, on Friday, the 18th day of April, 1952, at the hour of 10.30 o'clock in the forenoon at his Chambers at the Court House, in the Town of Milton, for an order to change the names of Olive May Castiglione and her son, Alphonso Gary Castiglione, of the Town of Burlington, in the County of Halton, in the Province of Ontario, to Olive May Castle and Thomas Gary Castle, respectively.

Dated at Burlington, this 10th day of March, A.D. 1952.

SULLIVAN, SULLIVAN &
SHEA,
Lister Block,
42 James Street North,
Hamilton, Ontario.
Solicitors for the Applicant.

(583)

11

TAKE NOTICE that Okgnise Manzutt, Frank Manzutti and Elsie Manzutti, of 352 Everett Street Sault Ste. Marie, Ontario, will apply to His Honour, John H. McDonald, Judge of the above Court, at

His Chambers in the Court House, Sault Ste. Marie, on Thursday, the 17th day of April, 1952, at Two o'clock in the afternoon for an Order changing their names to Agnes Mann, Frank Mann and Susanne Mann, respectively, under the provision of the above-named Act.

Dated at the City of Sault Ste. Marie, this 20th day of February, 1952.

JAMES McEWEN, Q.C.,
604 Queen St., East,
Sault Ste. Marie, Ontario.
Solicitor for the Applicants.

(584)

11

TAKE NOTICE that June Bernice Whaley of Highland Creek, Ontario, will apply to His Honour Judge McDonagh at his Chambers at the City Hall Toronto, on Tuesday the 15th day of April, 1952, at 10.30 o'clock in the forenoon, to change her name to June Bernice Lacey.

EDWARD LAXTON,
88 Richmond St., West,
Toronto, 1, Ontario.
Solicitor for the Applicant.

(585)

11

An application will be made before His Honour Judge Latchford, of the County Court of the County of Wentworth, on Thursday, the 17th day of April, 1952, at the hour of ten o'clock in the forenoon at his Chambers, in the Court House in the City of Hamilton for an Order to change the surname of Peter Melnychuk of 1385 Main Street East, Hamilton, Ontario, and of his wife Tessie Melnychuk and his children, Peter James Melnychuk Jr. and Jane Melnychuk, to Melnyk.

Dated at Hamilton, this 11th day of March, 1952.

WILLIAM SCHREIBER, Q.C.,
68 King William Street,
Hamilton, Ontario.
Solicitor for the Applicants.

(586)

11

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba, intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290)

6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all goods received previous to the first day of May, 1951, and still remaining unclaimed in the offices of the Canadian Pacific Express Company at different points in the Province of Ontario will be sold at public auction to the highest bidder by Frank Waddington, Auctioneer, at 128 King Street East, Toronto, Ontario, at eleven o'clock in the forenoon, on the 1st day of May, 1952, under authority of the Railway Act of Canada, unless same shall be called for before that date and all charges paid thereon.

CANADIAN PACIFIC EXPRESS COMPANY.

F. A. DOYLE,
Superintendent.

(300)

6-7-8-9-10-11

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in the hands of the CANADIAN NATIONAL RAILWAYS (Central Region) uncalled for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

A. S. ANDERSON,
General Baggage and Mail Agent,
CANADIAN NATIONAL
RAILWAYS,
Toronto 1, Ont.

(509)

10-11-12-13-14-15

NOTICE OF DISSOLUTION

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Section 49 of The Credit Unions Act the T.T.C. EMPLOYEES CREDIT UNION LIMITED has been dissolved on and from the date of this publication in The Ontario Gazette, and the name has been struck from the register of credit unions.

G. F. PERKIN,
Registrar of Credit Unions.

Dated at Toronto, this 10th day of March, 1952.

(580)

11

Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an Execution against Lands issued out of the County Court of the County of York, to me directed, against the goods and chattels and lands and tenements of William Bird, I have seized and taken in execution all the right, title, interest and equity of redemption of William Bird, the defendant, in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Toronto in the County of York and being composed of part of lot number 7 on the west side of Rushton Road, according to Plan Number D-1332 and more particularly described as follows:

Commencing at a point distant eighteen feet north from the south east angle of said lot being in the west limit of Rushton Road and said point being opposite the centre line of the partition wall between the house on the lands herein described and the house on the lands immediately to the north thereof. Thence westerly to and along the said centre line of partition wall and its continuation thereof westerly about parallel to the southerly limit of said lot, in all a distance of ninety-seven feet six inches (97' 6") more or less to a point in the westerly limit of said lot distant eighteen feet two and one-half inches (18' 2½") northerly thereon from the south west angle of said lot; thence southerly along the west limit of said lot eighteen feet two and one half inches to the south west angle of said lot; thence easterly along the southerly limit of said lot in all a distance of ninety-seven feet six inches (97' 6") to the south east angle of said lot; thence northerly along

the east limit of said lot in all a distance of eighteen feet to the place of commencement.

The said lands and premises are located at 186 Rushton Road, Toronto.

All of which said right, title, interest and equity of redemption of the said William Bird, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, June 18, A.D. 1952, at 2.15 p.m.

Dated at Toronto, this 25th day of September, A.D. 1951.

J. D. CONOVER,
Sheriff, County of York.

(527)

11

Publications Under The Regulations Act

MARCH 15th 1952

THE HOURS OF WORK AND VACATIONS WITH PAY ACT

O. Reg. 102/52.
Exemptions from Application of Act.
Amending Regulations 144 of
Consolidated Regulations 1950.
Made—25th February, 1952.
Approved—28th February, 1952.
Filed—3rd March, 1952, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE HOURS OF WORK AND VACATIONS WITH PAY ACT

1. Sub-clause xi of clause a of regulation 2 of Regulations 144 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

(xi) *The Nurses Registration Act, 1951, and The Nursing Act, 1951,*

2. Clauses h and i of regulation 2 of Regulations 144 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

- (h) a person employed in commercial fishing,
- (i) a person employed in the cultivation of flowers, fruits or vegetables, and

3. Regulation 2 of Regulations 144 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:

- (j) a person employed
 - (i) as an agent licensed under *The Insurance Act,*
 - (ii) as a salesman registered under *The Real Estate and Business Brokers Act,* and
 - (iii) in selling or soliciting orders for goods, wares and merchandise

other than one thus employed at the employer's actual place of business, or thus employed where his working hours are established by the employer or can be verified by the employer.

4. Clauses b and c of regulation 10 of Regulations 144 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

- (b) the business of funeral-directing and embalming,
- (c) a person employed in farming operations or as a domestic in a private residence, and

5. Regulation 10 of Regulations 144 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:

- (d) a person employed
 - (i) as an agent licensed under *The Insurance Act,*
 - (ii) as a salesman registered under *The Real Estate and Business Brokers Act,* and

(iii) in selling or soliciting orders for goods, wares and merchandise

other than one thus employed at the employer's actual place of business, or thus employed where his working hours are established by the employer or can be verified by the employer.

Industry and Labour Board

E. BILLINGTON
(Chairman)
E. G. GIBB
(Member)
J. F. NUTLAND
(Member)

Dated at Toronto the 25th of February, 1952

(510)

11

THE HIGHWAY TRAFFIC ACT

O. Reg. 103/52.
Extending Term of Permits and Licences.
New.
Made—28th February, 1952.
Filed—3rd March, 1952, 3.05 p.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Notwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 72/52, the term of

- (a) motor vehicle permits,
- (b) trailer permits,
- (c) operators' licences, and
- (d) chauffeurs' licences,

issued for the year 1951 is extended from the 29th of February 1952 to and including the 20th of March 1952.

(511)

11

THE MILK CONTROL ACT

O. Reg. 104/52.
Retail Milk Prices in the Market of
Cochrane.
New and revoking O. Regs. 169/51.
Made—4th March, 1952.
Filed—5th March, 1952, 10.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk and whipping cream may be sold by retail in the market of Cochrane shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.	\$.24	\$.25
pint.13	.14
half-pint.08	.09
8 ounces.07	.08
7 ounces.06	.07
(d) standard milk		
quart.23	.24
pint.12	.13
half-pint.07	.08
(c) whipping cream		
quart.	1.25	1.26
pint.65	.66
half-pint.40	.41

3. Ontario Regulations 169/51 are revoked.

4. These regulations shall come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

	A. B. CURREY
	Chairman
	J. L. BURROWS
	Member
(Seal)	K. M. BETZNER
	Member
	Member

Dated at Toronto, this 4th day of March, 1952.

(547)

11

THE MILK CONTROL ACT

O. Reg. 105/52.
Retail Milk Prices in the Market of
Grand Valley.
New.
Made—4th March, 1952.
Filed—5th March, 1952, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Grand Valley shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.	\$.20	\$.21
pint.11	.12
8 ounces.07	.08
(b) skim-milk		
quart.15	.16
(c) standard milk		
quart.20	.21
pint.11	.12
half-pint.06	.07
(d) table cream		
half-pint.25	.26
(f) whipping cream		
half-pint.35	.36

3. These regulations shall come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

	A. B. CURREY
	Chairman
	J. L. BURROWS
	Member
(Seal)	K. M. BETZNER
	Member
	Member

Dated at Toronto, this 4th day of March, 1952.

(548)

11

THE MILK CONTROL ACT

O. Reg. 106/52.
Retail Milk Prices in the Market of
Alvinston.
New and Revoking O. Regs. 224/51.
Made—4th March, 1952.
Filed—5th March, 1952, 10.50 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;

- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Alvinston shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.16	\$.17
(b) chocolate drink		
quart.21	.22
pint.12	.13
8 ounces.07	.08
7 ounces.06	.07
(c) skim-milk		
quart.14	.15
(d) special milk		
quart.22	.23
pint.13	.14
half-pint.08	.09
(e) standard milk		
quart.20	.21
pint.11	.12
half-pint.07	.08
(f) table cream		
quart.85	.86
pint.45	.46
half-pint.25	.26
(g) whipping cream		
quart.	1.25	1.26
pint.65	.66
half-pint.35	.36

3. Ontario Regulations 224/51 are revoked.

4. These regulations shall come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
 Chairman
 J. L. BURROWS
 Member
 K. M. BETZNER
 Member

 Member

Dated at Toronto, this 4th day of March, 1952.

(549)

11

THE MILK CONTROL ACT

O. Reg. 107/52.

Retail Milk Prices in the Market of
Petrolia.

New.

Made—4th March, 1952.

Filed—5th March, 1952, 11.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk and table cream may be sold by retail in the market of Petrolia shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.16	\$.17
(b) chocolate drink		
quart.23	.24
pint.13	.14
half-pint.08	.09
8 ounces.07	.08
7 ounces.06	.07
(c) skim-milk		
quart.16	.17
(d) standard milk		
quart.22	.23
pint.12	.13
half-pint.07	.08
(e) table cream		
quart.85	.86
pint.45	.46
half-pint.25	.26

3. These regulations shall come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
 Chairman
 J. L. BURROWS
 Member
 K. M. BETZNER
 Member

 Member

Dated at Toronto, this 4th day of March, 1952.

(550)

11

THE MILK CONTROL ACT

O. Reg. 108/52.
Retail Milk Prices in the Market of
Gore Bay, Little Current and
Mindemoya.
New.
Made—4th March, 1952.
Filed—5th March, 1952, 11.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate milk" means milk that contains not less than 3.25 per cent of butter fat and a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate milk, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Gore Bay, Little Current and Mindemoya shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.15	\$.16
pint.08	.09
(b) chocolate milk		
quart.22	.23
pint.13	.14
half-pint.08	.09
8 ounces.07	.08
7 ounces.06	.07
(c) skim-milk		
quart.15	.16
pint.08	.09
(d) standard milk		
quart.21	.22
pint.12	.13
half-pint.07	.08
(e) table cream		
quart.85	.86
pint.45	.46
half-pints.25	.26
(f) whipping cream		
quart.	1.25	1.26
pint.65	.66
half-pint.35	.36

3. These regulations shall come into force on the 15th day of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
J. L. BURROWS
Member
K. M. BETZNER
Member
.....
Member

(Seal)

Dated at Toronto, this 4th day of March, 1952.

(551)

11

THE MILK CONTROL ACT

O. Reg. 109/52.
Retail Milk Prices in the Market of
Orillia.
New.
Made—6th March, 1952.
Filed—6th March, 1952, 3.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Orillia shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.	\$.17	\$.18
(b) chocolate drink		
quart.22	.23
pint.12	.13
half-pint.08	.09
7 ounces.07	.08
(c) skim-milk		
quart.16	.17
(d) standard milk		
quart.21	.22
pint.11	.12
half-pint.06	.07

(e) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26

(f) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations shall come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 6th day of March, 1952.

(552)

11

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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Marriage Act.....	.10
Companies Act.....	.75	Mechanics Lien Act.....	.25
Conditional Sales Act.....	.25	Municipal Act.....	2.00
Coroners' Act.....	.25	Municipal Drainage Act.....	} .25
Corporations Tax Act.....	.50	Municipal Drainage Aid Act.....	
Department of Municipal Affairs Act.....	.50	Provincial Aid to Drainage Act.....	
Deserted Wives and Children's Maintenance Act..	.25	Notaries Act.....	.25
Ditches and Watercourses Act.....	.25	Partnership Act and Partnership Registration Act.....	.25
Division Courts Act, Rules and Forms.....	1.00	Planning Act.....	.25
Evidence Act.....	.15	Public Accountancy Act.....	.25
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Land Surveyors Act.....	.25	Sale of Goods Act.....	.25
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Land Transfer Tax Act.....	.25	Security Transfer Tax Act and Regulations.....	.25
Landlord and Tenant Act.....	.25	Succession Duty Act and Regulations.....	1.00
Line Fences Act.....	.25	Surveys Act.....	.25
Loan and Trust Corporations Act.....	1.25	Title Drainage Act.....	.25
Local Improvement Act.....	.50	Trustees Act.....	.25

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1952.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	(Bound Copy).....	3.00
Regulations Under The Division Courts Act... ..	1.00	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No.	1—Earliest Date Sale can be held—	April, 5th,	1952
February 2nd,	" "	5	" " " "	—May 3rd, "
March 1st,	" "	9	" " " "	—June 2nd, "
April 5th,	" "	14	" " " "	—July 5th, "
May 3rd,	" "	18	" " " "	—August 2nd, "
June 7th,	" "	23	" " " "	—September 6th, "
July 5th,	" "	27	" " " "	—October 4th, "
August 2nd,	" "	31	" " " "	—November 1st, "
September 6th,	" "	36	" " " "	—December 6th, "
October 4th,	" "	40	" " " "	—January 3rd, 1953
November 1st,	" "	44	" " " "	—February 2nd, "
December 6th,	" "	49	" " " "	—March 7th, "

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2 —(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

- (i) on the first insertion, 20 cents a line or fraction thereof; and
- (ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

- (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
- (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the King's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

- (a) by subscribers for a subscription of 52 weekly issues, \$6; and
- (b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, **approximately four days after publication date**, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



ONTARIO

The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MARCH 22nd, 1952

12

Commission of Inquiry

(Great Seal of Ontario)

L. O. BREITHAUPT

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO GORDON LOVAT FRASER, of the City of Windsor, One of Her Majesty's Counsel learned in the Law,

GREETING:

WHEREAS in and by The Hospitals and Charitable Institutions Inquiries Act, 1952, it is enacted that whenever Our Lieutenant-Governor in Council deems it expedient to cause inquiry to be made concerning any matter, whether arising before or after the date the said Act comes into force, connected with or affecting any hospital, sanatorium, charitable institution or other organization that is granted aid out of moneys appropriated by Our Legislature, he may, by Commission, appoint one or more persons to conduct such inquiry, and every person so appointed shall for that purpose have all the powers that may be conferred upon a commissioner appointed under The Public Inquiries Act;

AND WHEREAS Our Lieutenant-Governor in Council of Our Province of Ontario deems it expedient to cause inquiry to be made concerning the matters hereinafter mentioned;

NOW KNOW YE that WE, having and reposing full trust and confidence in you the said GORDON LOVAT FRASER DO HEREBY APPOINT you to be Commissioner to inquire into and report upon

- (a) the financial affairs of the East Windsor Health Association, including the salaries, fees, honoraria and other compensations and expenses of any member of the Board of Governors, any officer, any member of the staff or other employee;
- (b) any fund or funds under the control of any person connected with the said Association in relation to any hospital or association activities, or allegedly raised for any purpose connected with the said Association;

(c) the conduct of any such member of the Board, officers, members of the staff and employees of the said Association, and

(d) generally all matters connected with or affecting the administration and management of the business of the said Association.

AND you Our said Commissioner shall have the power to summon any person and require him to give evidence on oath and to produce such documents and things as you Our said Commissioner deems requisite for the full investigation of the matters into which you are appointed to examine, by subpoena signed by you;

TO HAVE, HOLD AND ENJOY the said Office and authority of Commissioner for and during the pleasure of Our Lieutenant-Governor in Council for Our Province of Ontario.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent, and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE LOUIS ORVILLE BREITHAUPT, Doctor of Laws, Lieutenant-Governor of Our Province of Ontario.

At Our City of Toronto in Our said Province, this seventeenth day of March in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND

ARTHUR WELSH,
Provincial Secretary.

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Appointments

Provincial Secretary's Office,
March 22, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointments:

Elmer Thomas Duggan, Barrister-at-Law, of the City of Toronto, to be one of Her Majesty's Counsel learned in the law for the Province of Ontario.

Fay Asner, of Long Branch, Ontario, to be a Notary Public in and for the County of York.

Clifford Earl Blackburn, Toronto, Ontario, to be a Notary Public in and for the County of York for the purpose of taking affidavits only.

Dixon Samuel Chant, of the City of Toronto, to be a Notary Public in and for the Province of Ontario, while in the employ of Duplate Canada Limited for work of this Company and its subsidiary and associated Companies only.

John Thomas Corbett, Barrister-at-Law, of the Town of Perth, to be a Notary Public in and for the Province of Ontario.

William Eugene Hourigan, Barrister-at-Law, of the City of Hamilton, to be a Notary Public in and for the Province of Ontario.

Kenneth Edward Keating, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

John Stalker McEachran, Barrister-at-Law, of the City of Sarnia, to be a Notary Public in and for the Province of Ontario.

Brian William Boulton Morison, Barrister-at-Law, of the City of Hamilton, to be a Notary Public in and for the Province of Ontario.

Kenneth Andrew Murchison, Barrister-at-Law, of the City of Ottawa, to be a Notary Public in and for the Province of Ontario.

Patrick Vincent Rudden, Barrister-at-Law, of the City of Cornwall, to be a Notary Public in and for the Province of Ontario.

David Alexander Sands, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Walter John Whittaker, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

William Stanley Gardner, Q.C., of South Porcupine, Ontario, to be a Magistrate (and also a Police Magistrate within the meaning of the Criminal Code) for every Municipality and all Municipalities and all territory without Municipal organization within the Province of Ontario.

Robert Clay Allen, of the Town of Orangeville, to be Deputy Local Registrar of the Supreme Court, Deputy Clerk of the County Court and Deputy Registrar of the Surrogate Court in and for the County of Dufferin.

Katharine Jane Johnson, of the City of Port Arthur, to be Deputy Local Registrar of the Supreme Court, Deputy Clerk of the District Court and Deputy Registrar of the Surrogate Court in and for the District of Thunder Bay.

His Honour the Lieutenant-Governor has been pleased to make the following appointments under The Division Courts Act:

Sinclair G. Burgis, of Unionville, Ontario, to be Bailiff of the Second Division Court of the County of York, at Markham, Ontario.

Charles Henry Cleveland, of Blenheim, Ontario, to be Clerk of the Fourth Division Court of the County of Kent.

Edward Alfred Diver, of Tillsonburg, Ontario, to be Clerk and Bailiff of the Sixth Division Court of the County of Oxford.

Robert John Jackson, of Northbrook, Ontario, to be Bailiff of the Eighth Division Court of the County of Lennox and Addington, at Flinton, Ontario.

Gerald Augustine Kraemer, of Preston, Ontario, to be Clerk of the Second Division Court of the County of Waterloo.

Beatrice MacDonald, of Markdale, Ontario, to be Clerk of the Eighth Division Court of the County of Grey.

August Earl Marvin, of Wellington, Ontario, to be Clerk of the First Division Court of the County of Prince Edward, at Picton, Ontario, instead of Acting Clerk.

Kenneth Brandon McLeod, of Sault Ste. Marie, Ontario, to be Bailiff of the First Division Court of the District of Algoma.

Homer John Patterson, of Mountain, Ontario, to be Bailiff of the Tenth Division Court of the United Counties of Stormont, Dundas and Glengarry, at Winchester, Ontario.

John Rankin, of Madoc, Ontario, to be Bailiff of the Sixth Division Court of the County of Hastings.

R. J. CUDNEY,
Deputy Provincial Secretary.

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Government Notices Respecting Corporations

Letters Patent of Incorporation

BARCLAY OIL COMPANY LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Clarke Campbell, Hugh Emerson Martin and Robert Conlin White, Barristers; and Melva Arma Newton and Lena Jane Empey, Secret-

aries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BARCLAY OIL COMPANY LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects

therein set forth: with a capital of Two Million Five Hundred Thousand dollars divided into Two Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Clarke Campbell, Hugh Emerson Martin, Robert Conlin White, Melva Arma Newton and Lena Jane Empey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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BENLAMOND HOTEL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Weiner, Merchant; Florence Scott, Secretary; and Donald Carr, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BENLAMOND HOTEL COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of an hotel, tavern, public house or restaurant or any combination thereof; and for the further purposes and objects therein set forth: with a capital of Three Hundred and Fifty Thousand dollars divided into Three Thousand One Hundred and Fifty preference shares of One Hundred dollars each and Three Hundred and Fifty common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Charles Weiner, Florence Scott and Donald Carr, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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G. C. CARLEY & CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Mary Camilla Egan, Secretary, and Ruth Laura Taylor, Stenographer, both of the Township of Toronto, in the County of Peel and Province of Ontario; Douglas Richard Griffith, of the Town of New Toronto, in the County of York and Province of Ontario, Office Manager; Helen Agnes Hannivan, of the Village of Long Branch, in the said County of York, Secretary; and William Edwards MacDonald, Junior, of the Township of Etobicoke, in the said County of York, Student-at-Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of G. C. CARLEY & CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of real estate agents and brokers and insurance agents; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Town of New Toronto; and its

Provisional Directors being Mary Camilla Egan, Douglas Richard Griffith and Ruth Laura Taylor, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CARTER DRUG LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Henry Carter and Stanley Grey Turner, Registered Pharmaceutical Chemists; and John Howard Gillies, Solicitor; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARTER DRUG LIMITED; Subject to the provisions of The Pharmacy Act: (a) To prepare, manufacture, buy and sell chemicals, pharmaceutical products and preparations, drugs, medicines, scientific, medicinal, surgical and optical instruments and apparatus, equipment and containers, toilet articles, perfumes and brushes and other goods, wares and merchandise generally bought, sold and dealt in by persons or corporations carrying on business as wholesale or retail druggists and chemists; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being William Henry Carter, Stanley Grey Turner and John Howard Gillies, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CARWAY PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Vladimir Walter Diak, Electrical Engineer; Ralph Carway Johnson, Salesman; Lewis Rostoker, Engineer; and Harry Posen and Samuel Furie, Dental Technicians; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARWAY PRODUCTS LIMITED: (a) To deal in metal and non-metal products of any kind and description, and to manufacture the same into finished products; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand non-cumulative redeemable preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares

without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Vladimir Walter Diak, Ralph Carway Johnson, Lewis Rostoker, Harry Posen and Samuel Furie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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COLONIAL RESTAURANT (PORT HOPE) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harvey Mifflin Brent, Solicitor; Margaret Irene Ferguson, Secretary; and Andrew Poulos, Restaurant Proprietor; all of the Town of Cobourg, in the County of Northumberland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COLONIAL RESTAURANT (PORT HOPE) LIMITED: (a) To carry on the business of a restaurant, to sell food and beverages to the public, and to deal in foods and provisions of every kind and description; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Cobourg; and its Provisional Directors being Harvey Mifflin Brent, Margaret Irene Ferguson and Andrew Poulos, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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CREDIT VALLEY GOLF & COUNTRY CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edmund Schofield, Executive, John Oscar Davis, Insurance Broker, George Leslie Pallett, Barrister, James Donald Ketchum, Bank Manager, and Charles Bruce Jacobs, Manager, all of the Village of Port Credit, in the County of Peel and Province of Ontario; James Bethune Sherman, Contractor, and Lee Wilson, Dental Mechanic, both of the Township of Toronto, in the said County of Peel; and Fred Archer, of the Township of Etobicoke, in the said County of York and Province of Ontario, Accountant; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of CREDIT VALLEY GOLF & COUNTRY CLUB: (a) To carry on and conduct a golf, country, sporting and social club; and for the further purposes and objects therein set forth: with its Head Office in the said Township of Toronto; and its First Directors being Edmund Schofield, John Oscar Davis, George Leslie

Pallett, James Bethune Sherman, Fred Archer, Lee Wilson, James Donald Ketchum and Charles Bruce Jacobs, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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DOCAP MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leon Rowen, Samuel Appleby and Dave Allen, all of the City of Toronto, in the County of York and Province of Ontario, Merchants; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DOCAP MANUFACTURING COMPANY LIMITED: (a) To buy, sell, manufacture and deal with goods, wares and merchandise of every kind and description and in particular battery cables and automotive parts and to carry on a general trading and commercial business; and for the further purposes and objects therein set forth: with a capital divided into Thirty-five Thousand non-voting redeemable preference shares of the par value of One dollar each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Leon Rowen, Samuel Appleby and Dave Allen, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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HEIGHTON TIRE & RETREADING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Morris Valin and Alonzo Thomas Smith, Barristers; and Elizabeth Delarosbel, Stenographer; all of the City of North Bay, in the District of Nipissing and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HEIGHTON TIRE & RETREADING LIMITED: (a) To carry on the business of manufacturers of and dealers in, both at wholesale and retail, automobile tires, tubes and accessories and all descriptions of rubber goods; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of North Bay; and its Provisional Directors being Kenneth Morris Valin, Alonzo Thomas Smith and Elizabeth Delarosbel, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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INTERNATIONAL SALT OF CANADA
LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Gordon Waldie, John William Blain, James Woods Walker, John Barker Lawson and Archibald Wilkie Hastings Kerr, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INTERNATIONAL SALT OF CANADA LIMITED: (a) To carry on the business of mining and manufacturing in all its branches; to acquire, own, lease, prospect for, drill for, discover, explore, open, develop, work, improve, maintain, manage and operate wells, mines, mineral and mining and other rights, easements and privileges and mineral lands and deposits of every nature and kind, including salt, coal, oil, natural gas, petroleum, soil, earth, clay, sand, gravel, stone, rock, quartz and limestone; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Gordon Waldie, John William Blain, James Woods Walker, John Barker Lawson and Archibald Wilkie Hastings Kerr hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JIFFY LUNCH SERVICE LIMIT

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Stanley Honsberger, one of Her Majesty's Counsel learned in the Law; John David Honsberger, Solicitor; and Gladys Lillian Lewis and Lillian Baines, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JIFFY LUNCH SERVICE LIMITED: (a) To build, acquire by purchase, concession, lease or otherwise and to own, maintain, operate, manage and conduct refreshment rooms, lunch rooms, dairy lunch rooms, restaurants, tea rooms, coffee rooms, cafeterias and sandwich bars, to operate mobile canteens, cafeterias and sandwich bars and to operate a delivery service in connection therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Hugh Stanley Honsberger, John David Honsberger, Gladys Lillian Lewis and Lillian Baines, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(596)

12

BERT KENNEDY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert William Kennedy, of the City of Toronto, in the County of York and Province of Ontario, Salesman; Harold Chauncy Staysa, of the City of Brantford, in the County of Brant and Province of Ontario, Manufacturer; and Garnet Wilson Brown, of the Township of Brantford, in the said County of Brant, Manufacturer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BERT KENNEDY LIMITED: To buy, sell and otherwise deal in metal windows and metal building products of every description; with a capital divided into Two Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being Albert William Kennedy, Harold Chauncy Staysa and Garnet Wilson Brown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

LIDO INDUSTRIAL PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Ondrejka, Merchant; Alex Ondrejka, Production Manager; Walter Ondrejka, Office Manager; and Oldrich Jan Suchanek, Engineer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LIDO INDUSTRIAL PRODUCTS LIMITED: (a) To purchase, manufacture and place on the market for sale aeroplane parts and chemical heaters, motors and devices and appliances incidental to their construction or operation; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty Thousand preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Ondrejka, Alex Ondrejka, Walter Ondrejka and Oldrich Jan Suchanek, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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MAR-BEN CONTRACTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set

forth constituting Bernard Ignatius Black, Barrister; and Harriet Isabel Tabor and Jessie Nealin, Secretaries; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MAR-BEN CONTRACTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of common carriers by land, water or air, and in connection therewith to contract with corporations, firms and/or individuals for the carriage and transport of any goods, chattels and merchandise, money, packages or parcels that may be entrusted to them for conveyance from one place to another; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Town of Geraldton, in the said District of Thunder Bay; and its Provisional Directors being Bernard Ignatius Black, Harriet Isabel Tabor and Jessie Nealin, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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McQUHAE-RAMSAY CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Dorothy Wood, Secretary; and Norman Green and Vernon Patrick Dunn, Solicitors; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of McQUHAE-RAMSAY CONSTRUCTION CO. LIMITED: (a) To conduct and carry on the business of builders and contractors for the purposes of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Dorothy Wood, Norman Green and Vernon Patrick Dunn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(596)

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BRYAN W. NEWKIRK LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Clarke Campbell, Barrister; and Melva Arma Newton and Lena Jane Empey, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BRYAN W. NEWKIRK LIMITED; To construct, acquire, manage, maintain, alter, charter, operate, hire, lease, sell, exchange or otherwise dispose of all kinds of ships, vessels, barges and boats or shares or interests therein; with a capital divided into Three Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Clarke Campbell, Melva Arma Newton and Lena Jane Empey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(596)

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THE NORMAN CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William Blain, Gerald Francis Hayden and Robert Gordon Waldie, Solicitors; John Douglas Parker, Office Manager; and Jean Alexandrine Livingstone, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of THE NORMAN CONSTRUCTION CO. LIMITED: (a) To conduct and carry on the business of builders and general contractors for the purpose of planning, designing, building, erecting, altering, repairing or doing any other work in connection with any and all classes of buildings, structures and improvements of any kind and nature whatsoever and locating, laying out and construction of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John William Blain, Gerald Francis Hayden, Robert Gordon Waldie, John Douglas Parker and Jean Alexandrine Livingstone, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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NORWESTO COMMUNICATIONS CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Thomas Brett and Jack Kenneth Doner, Solicitors; Margaret Sobiski, Receptionist; Grace Matthews, Secretary; Rose Allin, Stenographer; Evelyn MacGarva, Bookkeeper; Carl Wilfred Johnson, Manager; Charles Herbert Brereton, Engineer; and Leslie Fenton, Accountant; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NORWESTO COMMUNICATIONS CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To establish, control, own and operate a general public communications service using all methods of communication other than land lines, including, without limiting the generality of the foregoing, radio telephone equipment of all types and radio telegraph equipment of all types; and for the further purposes and objects therein set forth; with a capital divided into One Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Million dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being John Thomas Brett, Jack Kenneth Doner, Margaret Sobiski, Grace Matthews, Rose Allin, Evelyn MacGarva, Carl Wilfred Johnson, Charles Herbert Brereton and Leslie Fenton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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OXFORD AND DISTRICT CATTLE BREEDING ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Edward Downing, of the village of Beachville, in the County of Oxford and Province of Ontario, Farmer; Harold Wilfred Pearce, of the Township of South Norwich, in the said County of Oxford, Farmer; Frederick Richard Thornton and John Henry Older, both of the Township of East Nissouri, in the said County of Oxford, Farmers; Frederick Alexander Stock and Douglas Hamilton Hart, both of the Township of East Zorra, in the said County of Oxford, Farmers; and Allan Hunter Gilmour, of the Township of North Norwich, in the said County of Oxford, Farmer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of OXFORD AND DISTRICT CATTLE BREEDING ASSOCIATION: To acquire, establish, equip, maintain, operate and conduct an artificial insemination unit or units for the purpose of promoting interest in stock breeding and supplying information and assistance to its members for the improvement of their herds, providing breeding services at reasonable fees by artificial insemination with semen obtained from superior sires, acquiring, establishing, equipping, maintaining, operating and conducting an artificial unit or units for the purposes aforesaid and rendering such other services as may

appear desirable; with its Head Office at the City of Woodstock, in the said County of Oxford; and its First Directors being Charles Edward Downing, Harold Wilfred Pearce, Frederick Richard Thornton, John Henry Older, Frederick Alexander Stock, Douglas Hamilton Hart and Allan Hunter Gilmour, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PATHEX (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Bredin Stapells, Solicitor; Viola Cornfield, Bookkeeper; Eileen Duffie and Shirley Bertha Langdon, Stenographers; and Alice Shields, Switchboard Operator; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PATHEX (CANADA) LIMITED: (a) To carry on the business of manufacturers' agents or representatives and to act as representatives and commission merchants and brokers for Canadian and foreign commercial houses and for any other persons, firms or corporations; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Richard Bredin Stapells, Viola Cornfield, Eileen Duffie, Shirley Bertha Langdon and Alice Shields, hereinbefore mentioned

R. J. CUDNEY,
Deputy Provincial Secretary.

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PEACHEY HOMES (PEEL) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edmund Hugh Peachey, of the Township of Etobicoke, in the County of York and Province of Ontario, Gentleman; Elaine Olive McGill, of the Township of Scarborough, in the said County of York, Secretary; and Edna Elaine Lambert, of the City of Toronto, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PEACHEY HOMES (PEEL) LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with the buildings or structures that may be on the said lands or any of them; and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may

hereafter be erected thereon and to take such security therefor as may be necessary; and for the further puposes and objects therein set forth: with a capital divided into Four Thousand non-cumulative redeemable non-voting first preference shares of the par value of One Hundred dollars each, Fifty Thousand non-cumulative redeemable non-voting second preference shares of the par value of One dollar each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office in the said Township of Etobicoke; and its Provisional Directors being Edmund Hugh Peachey, Elaine Olive McGill and Edna Elaine Lambert, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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PETER'S POINT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ian Strachan Johnston, Wilmot Hagarty Broughall and Lloyd Kingsforth Graburn, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PETER'S POINT LIMITED: (a) To purchase or otherwise acquire and to sell, hold, own, exchange, lease, mortgage, charge, turn to account, dispose of and deal in property, real and personal; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ian Strachan Johnston, Wilmot Hagarty Broughall and Lloyd Kingsforth Graburn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

PURETEX KNITTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Satok, Manufacturer; Hyman Max Swartz, one of Her Majesty's Counsel learned in the Law; Charles Thomas Driscoll, Barrister; Meyer Julius Swartz, Salesman; and John Hill, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PURETEX KNITTING COMPANY LIMITED; To carry on the business or any branches of the business of manufacturers of and dealers in

knitwear and textiles and textile products and by-products of all kinds and any other products, goods, wares and merchandise capable of being manufactured or dealt with in connection with the said business; with a capital divided into Two Hundred and Fifty Thousand preference shares of the par value of One dollar each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Satok, Hyman Max Swartz, Charles Driscoll, Meyer Julius Swartz and John Hill, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(596)

12

PYRAMID CANNERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Shostack, of the City of Toronto, in the County of York and Province of Ontario, Commission Merchant; Jacob Peter Thiessen, Jacob Koop, Junior, and Jacob Frank Willms, all of the Township of Mersea, in the County of Essex and Province of Ontario, Farmers; and Dietrich Dick, of the Town of Leamington, in the said County of Essex, Contractor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PYRAMID CANNERS LIMITED: (a) To engage in the business of processing, canning, preserving, packing or otherwise preparing for market consumption vegetables, fruits, berries, meats, grains, milk and other food products of any and all kinds whatsoever grown or produced by itself or others and to buy, store, sell and deliver, at wholesale or retail, all such products; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Eight Thousand 5% non-cumulative redeemable preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said Town of Leamington; and its Provisional Directors being Samuel Shostack, Jacob Peter Thiessen, Dietrich Dick, Jacob Koop and Jacob Frank Willms, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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JOHNNY SHAPIRO MEN'S SHOPS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Johnny Shapiro, Sol Shapiro and Jack Shapiro, all of the City of Toronto, in the County of York and Province of Ontario, Merchants; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHNNY SHAPIRO MEN'S SHOPS LIMITED: (a) To purchase, manu-

facture and place on the market for sale men's clothing, wearing apparel and haberdashery of all kinds incidental to a clothing store; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty Thousand preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Johnny Shapiro, Sol Shapiro and Jack Shapero, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

TELESERVICE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Murvyn MacMaster, of the Township of Scarborough, in the County of York and Province of Ontario, Barrister; Michael Fram, of the Township of North York, in the said County of York, Barrister; and Betty Jane Teagle, Barrister, and Ruth Scott and Margaret Struthers, Secretaries, all of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TELESERVICE CORPORATION LIMITED: (a) To manufacture, import, export, buy, sell, lease, let on hire, operate, install, repair and otherwise deal with any and all apparatus or machinery for the manufacture, generation, storage, accumulation, transmission or distribution of any or all types of electric current or any manner of electric machinery, apparatus, appliances or supplies of any nature or kind whatsoever, including, without limiting the generality of the foregoing, electronic apparatus of every kind, radio and television apparatus, broadcasting and receiving apparatus, all kinds of radios, wireless and radionic equipment, fixtures, materials, parts and supplies for the same or which may be used directly or indirectly in connection with the manufacture, sale, hire, loan, operation, repair or distribution of any of the same; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office in the Township of York, in the said County of York; and its Provisional Directors being Hugh Murvyn MacMaster, Michael Fram, Betty Jane Teagle, Ruth Scott and Margaret Struthers, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

TOWNSEND HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Vernor Mills and Donald Herbert Thornton, Students-at-Law; Janet Elizabeth Mc-

Arthur and Lydia Mary Valoppi, Secretaries; and Constance Mary Heintzman, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TOWNSEND HOLDINGS LIMITED: (a) To underwrite, subscribe for, purchase or otherwise acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds, debentures, stocks, shares or other securities of any government or municipal or school corporation or of any chartered bank or of any duly incorporated company or corporation, industrial, financial or otherwise; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Vernor Mills, Janet Elizabeth McArthur, Lydia Mary Valoppi, Constance Mary Heintzman and Donald Herbert Thornton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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TRANS-ERA OILS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Galbraith Edison, John Black Aird and Douglas Albert Berlis, Solicitors; and Dorothy Nona Dunn and Eileen Golffetto, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of TRANS-ERA OILS LIMITED: (a) To carry on any one or more of the businesses of prospecting for, producing, dealing in, transporting, storing, distributing and manufacturing petroleum, carbon oils, gasses, ores and other mineral substances and the products, by-products or derivatives thereof; and for the further purposes and objects therein set forth: with a capital divided into Five Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Million dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Galbraith Edison, John Black Aird, Douglas Albert Berlis, Dorothy Nona Dunn and Eileen Golffetto, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(596)

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IVAN D. WILHELM LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Melba Johnston, Secretary, and Lydia Quehl, Stenographer, both of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Olive Leona Pirie, of the Town of Dundas, in the said County of Wentworth, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **IVAN D. WILHELM LIMITED**: (a) To buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred 6% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office in the Township of Ancaster, in the said County of Wentworth; and its Provisional Directors being Melba Johnston, Olive Leona Pirie and Lydia Quehl, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(596)

12

WILSON & FORD LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles James Wagstaff, Insurance Agent, John Wilson, Superintendent, Raymond Alexander Hughes, Law Student, and Elizabeth Mary Glenday, Secretary, all of the City of Toronto, in the County of York and Province of Ontario; and Alan Ford, of the City of Kingston, in the County of Frontenac and Province of Ontario, Manager; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **WILSON & FORD LIMITED**; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of insurance brokers or to act as insurance agents, and to represent any and all companies, firms or individuals engaged in any branch of the said business, and to accept or pay any commissions or other remunerations for services rendered; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Charles James Wagstaff, John Wilson, Raymond Alexander Hughes, Elizabeth Mary Glenday and Alan Ford, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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Supplementary Letters Patent

CHERNIAK & CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to **CHERNIAK & CO., LIMITED**, incorporated November 13, A.D. 1923: (a) Designating the Seven Thousand shares of the capital stock of the Company without any nominal or par value as Seven Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Seven Thousand Five Hundred preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

NORFOLK CO-OPERATIVE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to **NORFOLK CO-OPERATIVE COMPANY, LIMITED**, incorporated January 4, A.D. 1921; Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Five Hundred Thousand dollars by the creation of an additional Forty Thousand shares of Ten dollars each, ranking *pari passu* in all respects with the existing shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

ONTARIO OFFICE OUTFITTERS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 5th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to **ONTARIO OFFICE OUTFITTERS, LIMITED**, incorporated September 5, A.D. 1935: (a) Redividing the Four Hundred shares of the capital stock of the Company of One Hundred dollars each into Four Thousand common shares of Ten dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Fifteen Thousand dollars by the creation of Seven Thousand Five Hundred 5% non-cumulative redeemable preference shares of Ten dollars each, ranking in priority to the common shares of the Company and being subject to the terms, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

GEO. ROBERTSON AND SON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GEO. ROBERTSON AND SON, LIMITED, incorporated September 10, A.D. 1912: (a) Designating the One Thousand Five Hundred shares of the capital stock of the Company of One Hundred dollars each as One Thousand Five Hundred common shares of One Hundred dollars each; (b) Increasing the capital of the Company from the sum of One Hundred and Fifty Thousand dollars to the sum of Three Hundred Thousand dollars by the creation of One Thousand Five Hundred 5% non-cumulative redeemable preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (c) Declaring that the capital of the Company shall be Three Hundred Thousand dollars divided into One Thousand Five Hundred 5% non-cumulative redeemable preference shares of One Hundred dollars each and One Thousand Five Hundred common shares of One Hundred dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

SHERKIN BROS. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SHERKIN BROS. LIMITED, incorporated May 10, A.D. 1951: (a) Redesignating the Thirty-five Thousand non-voting non-cumulative preference shares of the capital stock of the Company of One dollar each as Thirty-five Thousand non-cumulative preference shares of One dollar each; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (4) of the terms and conditions attaching to the non-voting non-cumulative preference shares and substituting another clause therefor; and (c) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars: (i) by the creation of an additional Fifty-five Thousand non-cumulative preference shares of One dollar each, ranking pari passu in all respects with the Thirty-five Thousand non-cumulative preference shares hereinbefore mentioned; and (ii) by the creation of an additional Five Thousand common shares of One dollar each, ranking pari passu in all respects with the existing common shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

WALLACEBURG TOOL & MANUFACTURING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to WALLACEBURG TOOL & MANUFACTURING LIMITED, incorporated February 20, A.D. 1945; Increasing the capital of the Company from the sum of Forty Thousand dollars

to the sum of Two Hundred Thousand dollars by the creation of an additional Sixteen Thousand shares of Ten dollars each.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

Change of Name

HARRIS AUTO ELECTRIC LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of February, A.D. 1952, has changed the name of HARRIS MOTORS LIMITED, incorporated December, 19, 1933, to HARRIS AUTO ELECTRIC LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

SPERRY GYROSCOPE OTTAWA LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 5th day of March, A.D. 1952, has changed the name of THE ONTARIO HUGHES OWENS COMPANY, LIMITED, incorporated May 28th, 1912 to SPERRY GYROSCOPE OTTAWA LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

UNDERWOOD MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 4th day of March, A.D. 1952, has changed the name of UNDERWOOD ELLIOTT FISHER MANUFACTURING COMPANY LIMITED, incorporated January 6th, 1932, to UNDERWOOD MANUFACTURING COMPANY LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

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**Surrender and Cancellation
of Letters Patent
and Termination of Existence**

CLYDE CONSTRUCTION COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the

surrender of the charter of CLYDE CONSTRUCTION COMPANY, LIMITED, incorporated by Letters Patent dated the 2nd day of January, A.D. 1935, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

COCKERAM RED LAKE MINES, LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 4th day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of COCKERAM RED LAKE MINES, LIMITED (No Personal Liability) incorporated by Letters Patent dated the 19th day of March, A.D. 1925, and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

CONCRETE AND BUILDING SPECIALTIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CONCRETE AND BUILDING SPECIALTIES LIMITED, incorporated by Letters Patent dated the 18th day of February, A.D. 1938, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

GRANCOUR GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GRANCOUR GOLD MINES LIMITED (No Personal Liability), incorporated by Letters Patent dated the 9th day of May, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

HEDLEY BROS. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HEDLEY BROS. LIMITED, incorporated by Letters Patent dated the 1st day of March, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

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12

HOMESIDE INVESTMENTS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HOMESIDE INVESTMENTS, LIMITED, incorporated by Letters Patent dated the 12th day of March, A.D. 1929, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

LARCHBERK REALTIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of LARCHBERK REALTIES LIMITED, incorporated by Letters Patent dated the 3rd day of November, A.D. 1942, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

J. E. MacQUILLEN & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of J. E. MacQUILLEN & COMPANY LIMITED, incorporated by Letters Patent dated the 8th day of December, A.D. 1936, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

MIDDLESEX MOTORS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MIDDLESEX MOTORS, LIMITED, incorporated by Letters Patent dated the 26th day of April, A.D. 1922, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

ONTARIO HOME FURNISHINGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ONTARIO HOME FURNISHINGS LIMITED, incorporated by Letters Patent dated the 25th day of March, A.D. 1943, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

PLATE AND STRUCTURAL STEEL PRODUCTS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of February, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PLATE AND STRUCTURAL STEEL PRODUCTS COMPANY LIMITED, incorporated by Letters Patent dated the 15th day of December, A.D. 1942, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

TIMMINS DAIRY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of TIMMINS DAIRY LIMITED, incorporated by Letters Patent dated the 10th day of February, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

TRANSVISION MAPPING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of TRANSVISION MAPPING LIMITED, incorporated by Letters Patent dated the 23rd day of January, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 7th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(599)

12

NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated March 6, 1952, was passed cancelling the letters patent of the following companies as of March 27, 1952, for default in filing annual returns:

Name of Company	Date of Incorporation
W. W. MacPhee Publishing Company, Limited.....	Aug. 6, 1947
Spac Agencies Limited.....	May 9, 1944
Springbrook Sturgeon Gold Mines, Limited.....	Oct. 10, 1934
Staysa-Barry Oil Company Limited....	Feb. 8, 1939
Steele Heating Appliances Limited....	Oct. 20, 1945
Sterling Drug Co., Limited.....	July 16, 1930
Sterling Plastic Corporation Limited..	Dec. 2, 1940
Stevens Motor Sales and Products, Limited.....	June 8, 1940
Stirmark Contracting Company Limited	Apr. 8, 1938
Straight Service Stations, Limited....	May 23, 1921
Supplies and Insulation, Limited.....	Aug. 6, 1930
Surplus Merchandisers Limited.....	July 27, 1948
Sydenham Sales and Service Company Limited.....	Oct. 27, 1945
Talking Wire (Canada) Limited.....	Dec. 13, 1945
The Televictor Corporation, Limited...	Apr. 25, 1932
Terrebonne Mines Limited.....	Sept. 13, 1944
The A. Thomas Trading Company of Canada Limited.....	Mar. 9, 1948
Thorium Exploration & Gold Limited..	Apr. 29, 1948
Timagami Gold Mines, Limited.....	May 19, 1934
Timiskaming Pulp and Paper Company, Limited.....	Apr. 5, 1921
Tobruac Clericy Mines Limited.....	Sept. 18, 1946
Toronto School of Photography Limited	Dec. 10, 1947
Toronto-Sudbury Freight Carriers Limited.....	May 22, 1942
Triple Lake Mines, Limited.....	Jan. 13, 1933
Triple Lake Porcupine Gold Mines Limited.....	Feb. 6, 1937
Tuscan Mining and Smelting Company, Limited.....	Apr. 14, 1925
Twinalta Petroleum (Canada) Limited	May 13, 1948
Tyneside Red Lake Mines, Limited....	Dec. 11, 1945
Uchi Gold Mines Limited.....	Jan. 20, 1937
United Growers Packages, Limited....	Nov. 27, 1920
Unity Porcupine Mines & Exploration Limited.....	Sept. 10, 1940
Vacomac Gold Options, Limited.....	Jan. 19, 1938
Vac-U-Cast Limited.....	Apr. 3, 1948
Victoria Chemical Company Limited...	June 11, 1946

R. J. CUDNEY,
Deputy Provincial Secretary.

(600)

12

Erratum

ERRATUM

Vide Gazette Vol. LXXXV, March 8, 1952, issue No. 10, page 609.

Notice re EX-MOTHER LODE MINES LIMITED for "the 29th day of November, A.D. 1952" read "the 29th day of November, A.D. 1951".

(614)

12

Certificates of Incorporation

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date the 31st day of January, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CANGECO (DAVENPORT) WORKS) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(623)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CANGECO (PETERBOROUGH) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(624)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of DURHAM DISTRICT CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(625)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CANADA WIRE EMPLOYEES' (LEASIDE) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(626)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ONTARIO CIVIL SERVICE (KENORA) CREDIT UNION LIMITED

THOMAS L. KENNEDY,
Minister of Agriculture.

(627)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of OUR LADY OF SORROWS (AYLMER) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture

(628)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of WESTINGHOUSE EMPLOYEES' (ETOBICOKE) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(629)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ASSOCIATED DENTISTS' (TORONTO) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(630)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of UNION CARR FASTENER EMPLOYEES' (HAMILTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(631)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. PETER'S PARISH (PETERBOROUGH) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(632)

12

CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. JOSEPH'S PARISH (OTTAWA) CREDIT UNION LIMITED.

THOMAS L. KENNEDY,
Minister of Agriculture.

(633)

12

Insurance

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that THE INSURANCE CORPORATION OF IRELAND LIMITED, a Joint Stock Insurance Company, with head office in Dublin, Ireland, was duly license on March 10th 1952, to transact Fire, Accident, Automobile, Employers' Liability, Guarantee, Inland Transportation, Plate Glass, Property Damage, Public Liability, and Theft Insurance in Ontario for the term ending June 30th 1952.

ROY B. WHITEHEAD,
Superintendent of Insurance.

Department of Insurance,
Parliament Buildings,
Toronto, Ontario.

(635)

12

The Credit Unions Act

THE CREDIT UNIONS ACT

In the matter of a change in name of a credit union.

TAKE NOTICE that pursuant to the provisions of Section 15 of The Credit Unions Act and amendments thereto the name of the TORONTO STAR GUILD CREDIT UNION LIMITED has been changed to STARNEWS EMPLOYEES' (TORONTO) CREDIT UNION LIMITED, and this change in name has been approved in accordance with the Act by the Minister of Agriculture.

G. F. PERKIN,
Registrar of Credit Unions.

Toronto, Ontario,
March 17th, 1952.

(622)

12

THE CREDIT UNIONS ACT

In the matter of a change in name of a credit union.

TAKE NOTICE that pursuant to the provisions of Section 15 of The Credit Unions Act and amendments thereto the name of the WINDSOR BOARD OF EDUCATION EMPLOYEES' CREDIT UNION LIMITED has been changed to WINDSOR TEACHERS CREDIT UNION LIMITED, and this change in name has been approved in accordance with the Act by the Minister of Agriculture.

G. F. PERKIN,
Registrar of Credit Unions.

Toronto, Ontario,
March 17th, 1952.

(634)

12

Notice re Default of Filing Annual Return

NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of Incorporation	The years in default in filing annual returns
Lake Superior Copper Corporation, Limited.....	May 27, 1943	1944 to 1951 inclusive
Lake of the Woods Oil Company, Limited.....	June 12, 1933	1945 to 1951 inclusive
Last Minute Manufacturing Company Limited.....	Nov. 26, 1946	1947 to 1951 inclusive
Malrobic Mines, Limited.....	Apr. 24, 1928	1938 to 1951 inclusive
Maple Grove Limited.....	Nov. 30, 1946	1950 and 1951
McCarthy-Webb Goudreau Mines, Limited.....	Oct. 26, 1925	1929, 1930, 1934, 1938 1939, 1941 to 1951 inclusive
McInnis-Kirkland Gold Mines, Limited.....	Oct. 16, 1936	1944 to 1951 inclusive
McKay Davis (Canada) Limited.....	Feb. 12, 1946	1947 to 1951 inclusive
J. A. McLaren Company, Limited.....	Dec. 8, 1919	1944 to 1951 inclusive
McRae Simmons Mining Company, Limited.....	Nov. 11, 1927	1939 to 1951 inclusive

R. J. CUDNEY,
Deputy Provincial Secretary.

(601)

12

Notice of Redemption

NOTICE OF REDEMPTION

3¼ per cent Debentures of the Province of Ontario

Series "RN"

Dated 1st May, 1940.

Due 1st May, 1955.

NOTICE IS HEREBY GIVEN to all holders of outstanding 3¼ per cent debentures of the Province of Ontario dated 1st May, 1940, due 1st May, 1955, Series "RN", that pursuant to the provisions thereof, all such outstanding debentures are hereby called for redemption and prior payment as an entirety at the principal sum thereof on the 1st day of May 1952, at the Bank of Montreal, The Canadian Bank of Commerce, The Bank of Nova Scotia or The Royal Bank of Canada in either of the cities of Toronto or Montreal at the holder's option, upon surrender of the said debentures with the interest coupons due 1st November, 1952, and all subsequent coupons attached. Registered debentures should be accompanied by all instruments requisite for transfer. Interest on all such debentures shall cease to accrue from and after 1st May, 1952.

LESLIE M. FROST,
Provincial Treasurer.

Toronto, 7th March, 1952.

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO

PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

Applications to Parliament

NOTICE IS HEREBY GIVEN of the intention of the Corporation of the Town of Orillia to make application to the next Session of the Legislative Assembly of the Province of Ontario for a Private Act authorizing it to enter into an Agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power, under such terms and in such amounts and for such periods of time as may be agreeable to the said Corporation of the Town of Orillia, and the Hydro-Electric Power Commission of Ontario, notwithstanding any Public or Private Act at present regulating such purchase, and without being subject to present Legislation and Regulations affecting contributing Municipalities.

Dated at Orillia this 8th day of February, A.D. 1952.

H. E. M. PAYNE,
Clerk-Treasurer, Town of Orillia.

(350) 7-8-9-10-11-12

NOTICE IS HEREBY GIVEN that the Corporation of the Township of Pelee will apply to the Legislative Assembly of the Province of Ontario at its next session for an Act:

1. To empower the Council of the Corporation of the Township of Pelee, without the requirement of a vote of the electors, to expend in any year from revenues obtained from the issue of non-resident hunting licenses under the Township by-law passed pursuant to the provisions of The Game and Fisheries Act, a sum not exceeding \$10,000.00 for aid to drainage works, for aid to the Local Municipal System or for any of the purposes for which Local Municipal Councils are by The Municipal Act, with the approval of the electors qualified to vote on money by-laws or otherwise, empowered to make grants or pay out moneys.

Dated at Leamington, Ontario, this 9th day of February, 1952.

MORRIS & WILLSON,
64 Talbot St. W.,
Leamington, Ont.,
Solicitors for the Applicant.

(362) 7-8-9-10-11-12

Corporation Notices

JOHNSON & HIGGINS OF ONTARIO LIMITED

BE AND IT IS HEREBY ENACTED as follows:

The number of the members of the Board of Directors shall be decreased from eight to seven, four of whom shall constitute a quorum.

Passed and enacted this 7th day of February, 1952.

F. S. SYMONS,
President.

C. C. CALVIN,
Secretary.

(Corporate Seal)

I, Collamer Chipman Calvin, Secretary of Johnson & Higgins of Ontario Limited, do hereby certify that the foregoing is a true and correct extract from the minutes of the meeting of the Directors of the said Company held on the 7th day of February, 1952.

In witness whereof I have hereunto set my hand and the corporate seal of the said Company this 3rd day of March, 1952.

C. C. CALVIN,
Secretary.

(619) 12

CANADIAN FROSTED FOODS, LIMITED

Under The Companies Act (Ontario) Canadian Frosted Foods, Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for an order accepting the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 21st day of March, 1952.

C. S. METCALFE,
President.

(636) 12

Under The Companies Act of Ontario, GORDON BEASLEY LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto, this 13th day of March, 1952.

THOS. A. GORDON,
President.

(595) 12

BEST MANUFACTURING COMPANY LIMITED

BY-LAW No. 6

Whereas it is deemed necessary to change the place of the head office of the corporation.

Therefore the Best Manufacturing Company Limited enacts that the place of the head office of the Corporation be changed from 2437 Howard Avenue, in the City of Windsor, Province of Ontario to Highway No. 2, in the Town of Tilbury, Province of Ontario.

Read and passed this 10th day of March, 1952.

L. M. BEST,
President.
M. E. BEST
Secretary.

We hereby certify that the foregoing is a true copy of By-law No. 6.

M. E. BEST,
Secretary.

(615) 12

MATTHEWS BROTHERS LIMITED

BY-LAW NUMBER 9

Be it and it is hereby enacted as a by-law of the company as follows:

The number of directors of the Company be and the same is reduced to five.

Enacted and passed the 12th day of March, 1952.

W. LLOYD MATTHEWS,
President.
W. M. EVANS,
Secretary.

I hereby certify the above to be a true copy of a by-law enacted by the above named company, and duly confirmed by the shareholders of the company.

W. M. EVANS,
Secretary.

(616) 12

COPELAND'S BOOKSTORES LIMITED

BY-LAW No. 6

Whereas it is expedient to increase the number of Directors of Copeland's Bookstores Limited from three to five.

Now therefore be it enacted as a by-law of the Company:

1. That the number of Directors of the Company be varied by increasing the number of such Directors from three to five.

2. And that previously existing by-laws of the Company be amended to accord herewith.

3. That this by-law be submitted with all due dispatch for the confirmation of the shareholders of the Company at a general and special meeting thereof to be called for considering the same.

Enacted this 11th day of March, A.D. 1952.

JENNIE GERTRUDE COPELAND,
President.

(Corporate Seal)

F. L. COPELAND,
Secretary.

I hereby certify the foregoing to be a true copy of By-law No. 6.

F. L. COPELAND,
Secretary.

(617) 12

THE BELLEVILLE CURLING CLUB LIMITED

Under the Companies Act of Ontario, The Belleville Curling Club Limited, hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 14th day of March, 1952.

THE BELLEVILLE CURLING
CLUB LIMITED

JOHN A. THORNBURY,
Secretary.

(618) 12

JONES BOX AND LABEL, LIMITED

Jones Box and Label, Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter.

Jones Box and Label Co. Limited acquired and is now carrying on the business previously carried on by the aforesaid company.

Dated this 18th day of March, 1952.

JONES BOX AND LABEL,
LIMITED.

(637) 12

MARCHANT FURNACE LIMITED

BY-LAW No. 6

BE IT ENACTED and it is hereby enacted as a by-law of Marchand Furnace Limited (herein called the "Company") as follows:

1. The number of directors of the Company be and the same is hereby increased from three to five so that the board of directors of the Company shall hereafter be composed of five directors.

2. Three directors shall constitute a quorum at any meeting of the board of directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 17th day of March, 1952

Witness the corporate seal of the Company.

E. J. MARCHANT,
President.

(Seal)

J. J. McLAUGHLIN,
Assistant Secretary.

Certified a true copy of By-law No. 6 of the by-laws of Marchand Furnace Limited enacted by the Directors on the 17th day of March, 1952.

J. J. McLAUGHLIN,
Assistant Secretary.

(Seal)

(638) 12

Under the provision of The Ontario Companies Act THE ATIKOKAN REAL ESTATE COMPANY LIMITED hereby gives notice that it will make application to the Lieutenant-Governor-in-Council for the acceptance of the surrender of its Charter and its cancellation on and after a date to be fixed by him.

Dated at Atikokan, Ontario, this 17th day of March, 1952.

MILDRED W. ROONEY,
Secretary of The Atikokan Real Estate
Company Limited.

(639) 12

CANECO LIMITED

NOTICE IS HEREBY GIVEN that Caneco Limited will make application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated this 12th day of March, 1952.

T. P. DALZELL,
Secretary.

(648)

12

THE EDUCATIONAL PUBLISHING COMPANY LIMITED

TAKE NOTICE that at a special general meeting of the Shareholders of The Educational Publishing Company Limited duly called for the purpose and held on the 17th day of March, 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of Richard Bredin Stapells, of the City of Toronto in the Province of Ontario, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within thirty days of the date of this notice after which time the assets of the Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Toronto this 19th day of March, 1952.

RICHARD BREDIN STAPELLS
Liquidator,
112 Yonge Street, Toronto, Ontario.

(653)

12

REMINGTON RAND INTERNATIONAL LIMITED

Under the Companies Act of Ontario, Remington Rand International Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 22nd day of March, 1952.

C. S. M. MORTIMER,
Secretary.

(654)

12

VERMILLION LAKE GOLD MINES LIMITED

NOTICE IS HEREBY GIVEN that the assets of this Company having been distributed among its shareholders, this Company will make application to the Lieutenant-Governor for leave to surrender its Charter.

Dated at Sioux Lookout, Ontario, this 19th day of March, 1952.

H. K. MITCHELL
Secretary-Treasurer.

(656)

12

INGHAM & SMITH CONSTRUCTION LIMITED

BY-LAW No. 68

Being a by-law authorizing the increase of number of directors from three to four.

BE IT ENACTED as a by-law of Ingham & Smith Construction Limited, that the number of directors of the Company be and the same is hereby increased from three to four.

Enacted this 10th day of March, A.D. 1952.

Witness the corporate seal of the Company.

VINCENT JAMES SMITH,
President.
FREDERICK NEWTON INGHAM,
Secretary.

(655)

12

NOTICE IS HEREBY GIVEN, in pursuance of the provisions of Sec. 174 of the Companies Act, Province of Ontario, that at a general meeting of THE ST. DAVIDS MUTUAL BENEFIT SOCIETY held on March 12th, 1952, and duly called for that purpose, a resolution was passed requiring the winding up of the Society and that Joseph B. Whiteley was duly appointed to act as liquidator for the purpose of winding up the Society's affairs and distributing its assets in accordance with the by-laws of the Society.

Dated at Toronto this 13th day of March, 1952.

J. B. WHITELEY,
Secretary.

(657)

12

NOTICE IS HEREBY GIVEN that THE STANWOOD CHEESE AND BUTTER COMPANY, LIMITED, will make an application to His Honour, The Lieutenant-Governor, for leave to surrender its Charter.

Dated at Campbellford, Ontario, this 18th day of March, 1952.

ALLAN RUTHERFORD,
Secretary-Treasurer.

(658)

12

HICBAR EXPLORATION CO. LIMITED

Under the Companies Act of Ontario, Hicbar Exploration Co. Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor of Ontario.

Dated at Toronto this 22nd day of February, 1952.

TODSON H. BECKER,
Secretary.

(661)

12

Notice to Creditors

In the matter of the bulk sale by J. S. WHEELER ENTERPRISES LIMITED of the portion of the business carried on at Kitchener, and Preston, in the County of Waterloo.

TAKE NOTICE that J. S. Wheeler Enterprises Limited has made a sale of stock in trade of its land, business and assets situate in Waterloo County, trade fixtures, and that I have been appointed trustee of the proceeds of such sale under the provisions of The Bulk Sales Act.

AND TAKE FURTHER NOTICE that all persons having any claims or demands against the said J. W. Wheeler Enterprises Limited must file proof of their claims with me on or before the 28th day of March, 1952, after which date I will distribute the proceeds of the sale, having regard to those claims only of which I shall have then received notice.

Dated this 14th day of March, 1952.

J. J. WINTERMEYER,
Trustee,
25 College Street, Kitchener,
Ontario.

(640)

12

Change of Name Act

TAKE NOTICE, that the application of Mary Louise Florence Westlake, residing at the City of Windsor, in the County of Essex, to change her name to Mary Louis Florence Brothers, will be heard before His Honour Judge Albert John Gordon, Esq., in his Chambers, at the County Court House, in the City of Windsor, Ontario, on Tuesday the 22nd day of April, A.D. 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Windsor, Ontario this 14th day of March, A.D. 1952.

S. A. WALLACE, B.A.,
34 La'Belle Bldg., Windsor,
Ontario,
Solicitor for the Applicant.

(620)

12

TAKE NOTICE that Clifford Harry Frisco Hawkins, of 175 Borden Street, Toronto, will apply to His Honour Judge McDonagh, in His Chambers, at the City Hall, Toronto, on Thursday, 17th of April, 1952, at 10.30 a.m., to change his name to Clifford Harry Warren.

JOSEPH A. COSENTINO,
Solicitor for the Applicant.

(649)

12

NOTICE IS HEREBY GIVEN, pursuant to this Act, that the application of Arthur Heinrichs, residing at 266 Herbert Street, Waterloo, Ontario, to change his name to Arthur Harold Hendricks and to change the name of his wife, Rosetta Heinrichs, to Rosetta Hendricks, and the name of his infant son from Grant Arthur Heinrichs to Grant Arthur Hendricks, and to change the name of his infant daughter, Sharon Ann Heinrichs to Sharon Ann Hendricks, will be heard by His Honour Judge Edwin Whyte Clement in his Chambers at the Courthouse, in the City of Kitchener, Ontario, on Tuesday, the 22nd day of April, 1952, at the hour of 10 o'clock in the forenoon.

Dated at Kitchener this 18th day of March, 1952.

BITZER & SMYTH,
23 Queen Street South,
Kitchener, Ontario,
Solicitors for the applicant.

(650)

12

NOTICE IS HEREBY GIVEN, pursuant to this Act, that the application of John Heinrichs, residing at 141 Peter Street, Kitchener, Ontario, to change his name to John Daniel Hendricks, and the application of Clifford David Heinrichs, residing at 141 Peter Street, Kitchener, Ontario, to change his name to Clifford David Hendricks will be heard by His Honour Judge Edwin Whyte Clement in his Chambers at the Courthouse, in the City of Kitchener, Ontario, on Tuesday, the 22nd day of April, 1952, at the hour ten o'clock in the forenoon.

Dated at Kitchener this 18th day of March, 1952.

BITZER & SMYTH,
23 Queen Street South,
Kitchener, Ontario,
Solicitors for the applicant.

(651)

12

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba, intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290)

6-7-8-9-10-11-12-13

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in

the hands of the CANADIAN NATIONAL RAILWAYS (Central Region) uncalled for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

A. S. ANDERSON,
General Baggage and Mail Agent,
CANADIAN NATIONAL
RAILWAYS,
Toronto 1, Ont.

(509)

10-11-12-13-14-15-16

BY-LAW No. 897

A by-law to prevent the pollution of the atmosphere by smoke.

That all by-laws or part of by-laws inconsistent with this by-law are hereby repealed including By-law No. 31 Dated A.D. 1909.

WHEREAS it is required that the Corporation of the Town of Eastview, exercise control over excessive smoke from certain chimneys and smoke stacks.

NOW THEREFOR IT IS ENACTED as a by-law of the Town of Eastview as follows:

1. No person who is the owner, lessee, tenant, manager or occupant of any premises in which a fire is burning, or who is the owner, lessee, tenant, agent or manager of a steam boiler in connection with which a fire is burning and every person who operates, uses or causes or permits to be used any furnace or fire *is required to prevent* the emission to the atmosphere from such fire, of opaque or dense smoke for a period of more than six (6) minutes in any one hour, or the emission to the atmosphere from such fire of opaque or dense smoke at any other point than the opening to the atmosphere of the flue stack or chimney.

2. This by-law shall come into force and take effect on the day following the final passing thereof.

Read a first and second time this 15th day of March, 1952.

Read a third time and finally passed this 15th day of March, 1952.

G. LAVERGNE,
Mayor.

G. HUBERT,
Clerk

(641)

12-13-14-15

PUBLIC NOTICE

CHANGE OF STREET NAME

IN THE MATTER OF The Corporation of the City of Brantford and the change of name of a highway pursuant to the provisions of the Municipal Act, Revised Statutes of Ontario 1950, Chapter 243, Section 388, Subsection 98(d).

TAKE NOTICE that the Council of the Corporation of the City of Brantford has applied to His Honour Judge Donald James Cowan for an Order approving By-law Number 3326 of the Corporation of the City of Brantford, passed by the Council of the

City of Brantford, changing the name of Duncan Street to Ontario Street, according to Plan Number 253, for the City of Brantford.

AND FURTHER TAKE NOTICE that His Honour Judge Donald James Cowan has appointed Monday the 28th day of April 1952, at the hour of 10 o'clock in the forenoon, at His Chambers in the Court House, City of Brantford, for hearing those advocating and opposing the change.

AND FURTHER TAKE NOTICE that By-law Number 3326 may be examined at the office of the Clerk of the Corporation of the City of Brantford, City Hall, Brantford, Ontario.

Dated at Brantford, Ontario, this 17th day of March, 1952.

(652)

12

CITY OF KITCHENER

NOTICE IS HEREBY GIVEN that the Council of the Corporation of the City of Kitchener proposes to pass a by-law for changing the names of those highways in the City of Kitchener named and described in the First and Second Columns following to the respective names appearing in the Third Column following, namely:

FIRST COLUMN	SECOND COLUMN	THIRD COLUMN
Names of Highways	Descriptions of Highways	Names to which to be changed
Sheldon St.	from Edna St. to Ada St.	Burbank Rd
Vernon St.	from Edna St. to Ada St.	Elwood Ave.
Woodland Blvd.	from King St. to Woodland Cemetery	Arlington Blvd.
Patricia St.	from Fifth Ave. to Eleventh Ave.	Greenfield Ave.
Weber St.	from Wilfred Ave to Broadview Ave.	Sunnyside Ave.
Edman Ave.	from King St. to the south end thereof ..	Dixon St.
Stanley Ave.	from Woodlawn Ave. to the north end thereof ..	Burnside Ave.
Woodlawn Ave.	from Highland Rd. to Shoemaker Ave. ..	Hampton Rd.
Glenview Rd.	from Sheldon St. to Montgomery Rd.	Brentwood Ave.
Crescent Rd.	from Woodlawn Ave. to end of Spadina Rd.	Spadina Rd.
Delmonte Ave.	from King St. to Weber St.	Dellroy Ave.

and that the Judge of the County Court of the County of Waterloo has appointed Tuesday, the 15th day of April, A.D. 1952, at the hour of 10 o'clock in the forenoon, at His Chambers in the Court House Annex Kitchener, Ontario, as the day, hour and place for considering the by-law and for hearing those advocating and opposing the said changes.

A copy of the proposed by-law, stating the reason for the said changes, may be seen at the City Clerk's Office, City Hall, Kitchener, Ontario.

Dated at Kitchener, Ontario, this 18th day of March, A.D. 1952.

G. M. BRAY, Q.C.,
47 King Street West, Kitchener,
Ontario,
Solicitor for the City of Kitchener.

(659)

12

Sheriff's Sale of Lands

COUNTY OF ESSEX

Under and by virtue of a Writ of Execution issued out of the Exchequer Court of Canada against George Ing of the City of Windsor and Province of Ontario, restaurant Proprietor, and to me directed against the goods and chattels and lands and tenements of the said George Ing, I have seized and taken in execution and will offer for sale by public auction at my office in the Court House in the City of Windsor, on Monday the 30th day of June, 1952, all the right, title and interest of the said George Ing in and to the following lands and tenements:

All and Singular that certain parcel or tract of land and premises situate lying and being in the City of Windsor in the County of Essex and Province of Ontario, and being composed of all of Lot 9 (except the easterly six feet (6') thereof) on the East side of Windsor Avenue according to registered plan No. 97.

Dated at the City of Windsor, in the Province of Ontario, this 14th day of March, 1952.

BRUCE A. E. CLOUSE,
Sheriff, County of Essex.

(660)

12

COUNTY OF PERTH

UNDER AND BY VIRTUE of a Writ of Fieri Facias issued out of the Supreme Court of Ontario, to me directed against the lands and tenements of Robert George Kehl and Ernest Victor Lindsay, carrying on business under the firm name and style of Stratford Auto Body, and the said Robert George Kehl and the said Ernest Victor Lindsay, and the said Stratford Auto Body, at the suit of Frederick John Dawson, I will offer for sale by Public Auction at the Sheriff's Office in the Court House, in the City of Stratford, in the County of Perth, on Monday, June 23rd, A.D. 1952, at the hour of 3 o'clock in the afternoon, all the right, title, interest and equity of redemption of the said Robert George Kehl in, to or out of the following lands and tenements, namely:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Stratford, in the County of Perth and Province of Ontario, known for municipal purposes as 38 Hesson Street in the City of Stratford, and being more particularly described as follows:—

(1) All that certain parcel or Tract of land and premises situate lying and being in the City of Stratford, in the County of Perth and Province of Ontario and being composed of the Southerly Forty-five feet (45') on Hesson Street of Lot Letter "U" in J. C. W. Daly's Sub-division of Lot number 426 in the Canada Company's Survey of the said City of Stratford;

(2) All that certain parcel or Tract of land and premises situate lying and being in the City of Stratford, in the County of Perth and Province of Ontario and being composed of the Northerly Twenty-five feet (25') on Hesson Street of Lot letter "T" in J. C. W. Daly's Sub-division of Lot number 426 in the Canada Company's Survey of the said City of Stratford.

On the above described lands is said to be situate a 4 room frame dwelling house the dimensions of which are said to be approximately twenty-one feet (21') by twenty-one feet (21').

LORNE HAZELTON MORGAN,
Sheriff, County of Perth.

Sheriff's Office, Stratford,
March 15th, 1952.

(621)

12

Publications Under The Regulations Act

MARCH 22nd, 1952

THE MILK CONTROL ACT

O. Reg. 110/52.
Retail Milk Prices in the market of
Ailsa Craig.
New.
Made—4th March, 1952.
Filed—10th March, 1952, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Ailsa Craig shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
8 ounces.....	\$.05	\$.06
(b) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
half-pint.....	.23	.24
(d) whipping cream		
half-pint.....	.33	.34

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

(Seal) A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

Dated at Toronto, this 4th day of March, 1952.

(562)

12

THE MILK CONTROL ACT

O. Reg. 111/52.
Retail Milk Prices in the market of
Forest.
New.
Made—4th March, 1952.
Filed—10th March, 1952, 11.05 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Forest shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
pint.....	.08	.09
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(c) skim-milk		
quart.....	.14	.15
(d) special milk		
quart.....	.22	.23
pint.....	.12	.13
half-pint.....	.07	.08
(e) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07

(f) table cream		
quart	.85	.86
pint	.45	.46
half-pint	.25	.26
(g) whipping cream		
quart	1.25	1.26
pint	.65	.66
half-pint	.35	.36

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman

Member

(Seal) K. M. BETZNER
Member

J. L. BURROWS
Member

Dated at Toronto, this 4th day of March, 1952.

(563) 12

THE MILK CONTROL ACT

O. Reg. 112/52.

Retail Milk Prices in the markets of
Blenheim, Chatham, Dresden, Ridge-
town, Tilbury, Wallaceburg and
Wheatley.

New and revoking O. Regs. 149/51,
152/51 and 210/51.

Made—4th March, 1952.

Filed—10th March, 1952, 11.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Blenheim, Chatham, Dresden, Ridgetown, Tilbury, Wallaceburg and Wheatley shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart	\$.17	\$.18
pint	.09	.10
(b) cereal treat		
quart	.70	.71
pint	.35	.36
half-pint	.20	.21
(c) chocolate drink		
quart	.23	.24
pint	.12	.13
half-pint	.08	.09
8 ounces	.07	.08
7 ounces	.06	.07
(d) skim-milk		
quart	.16	.17
(e) sour cream		
quart	.80	.81
pint	.45	.46
half-pint	.25	.26
(f) special milk		
quart	.24	.25
pint	.13	.14
half-pint	.08	.09
(g) standard milk		
quart	.22	.23
pint	.12	.13
half-pint	.07	.08
(h) table cream		
quart	.85	.86
pint	.45	.46
half-pint	.25	.26
(i) whipping cream		
quart	1.25	1.26
pint	.65	.66
half-pint	.35	.36

3. Ontario Regulations 149/51, 152/51 and 210/51, are revoked.

4. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman

Member

(Seal) K. M. BETZNER
Member

J. L. BURROWS
Member

Dated at Toronto, this 4th day of March, 1952.

(564) 12

THE MILK CONTROL ACT

O. Reg. 113/52.

Retail Milk Prices in the market of
Madoc.

New.

Made—4th March, 1952.

Filed—10th March, 1952, 11.15 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Madoc shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.19	\$.20
pint.....	.10	.11
half-pint.....	.07	.08
8 ounces.....	.06	.07
7 ounces.....	.05	.06
(b) skim-milk		
quart.....	.12	.13
(c) standard milk		
quart.....	.18	.19
pint.....	.10	.11
(d) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(e) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIOA. B. CURREY
Chairman

(Seal) Member

K. M. BETZNER
MemberJ. L. BURROWS
Member

Dated at Toronto, this 4th day of March, 1952.

(565)

12

THE MILK CONTROL ACT

O. Reg. 114/52.

Retail Milk Prices in the market of
Port Hope.

New.

Made—4th March, 1952.

Filed—10th March, 1952, 11.20 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Port Hope shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.15	\$.16
(b) chocolate drink		
quart.....	.21	.22
pint.....	.11	.12
half-pint.....	.06	.07
(c) skim-milk		
quart.....	.14	.15
(d) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(e) table cream		
quart.....	.85	.86
pint.....	.45	.46
half-pint.....	.25	.26
(f) whipping cream		
quart.....	1.25	1.26
pint.....	.65	.66
half-pint.....	.35	.36

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIOA. B. CURREY
Chairman

(Seal) Member

K. M. BETZNER
MemberJ. L. BURROWS
Member

Dated at Toronto, this 4th day of March, 1952.

(566)

12

THE MILK CONTROL ACT

O. Reg. 115/52.
Retail Milk Prices in the market of
Durham.
New.
Made—4th March, 1952.
Filed—10th March, 1952, 11.25 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Durham shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
pint.....	\$.12	\$.13
half-pint.....	.07	.08
(b) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
quart.....	.60	.61
pint.....	.35	.36
half-pint.....	.18	.19
(d) whipping cream		
quart.....	1.00	1.01
pint.....	.60	.61
half-pint.....	.30	.31

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
Member
(Seal) K. M. BETZNER
Member
J. L. BURROWS
Member

Dated at Toronto, this 4th day of March, 1952.

(567) 12

THE MILK CONTROL ACT

O. Reg. 116/52.
Retail Milk Prices in the market of
Morrisburg.
New.
Made—4th March, 1952.
Filed—10th March, 1952, 11.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Morrisburg shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.12	\$.13
(b) chocolate drink		
quart.....	.19	.20
pint.....	.10	.11
half-pint.....	.06	.07
(c) skim-milk		
quart.....	.12	.13
(d) standard milk		
quart.....	.18	.19
pint.....	.10	.11
half-pint.....	.06	.07
(e) table cream		
quart.....	.80	.81
pint.....	.40	.41
half-pint.....	.20	.21
(f) whipping cream		
quart.....	1.10	1.11
pint.....	.55	.56
half-pint.....	.28	.29

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
(Seal) J. L. BURROWS
Member
Member

Dated at Toronto, this 4th day of March, 1952.

(568) 12

THE MILK CONTROL ACT

O. Reg. 117/52.
Retail Milk Prices in the market of
Hensall.
New.
Made—4th March, 1952.
Filed—10th March, 1952, 11.35 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Hensall shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
pint.....	\$.12	\$.13
half-pint.....	.07	.08
7 ounces.....	.06	.07
(b) standard milk		
quart.....	.19	.20
pint.....	.11	.12
half-pint.....	.06	.07
(c) table cream		
half-pint.....	.21	.22
(d) whipping cream		
half-pint.....	.33	.34

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 4th day of March, 1952.

(569)

12

THE MILK CONTROL ACT

O. Reg. 118/52.
Retail Milk Prices in the market of
Watford.
New.
Made—4th March, 1952.
Filed—10th March, 1952, 11.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK CONTROL ACT

1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Watford shall be as follows:

	in bottles	in cardboard containers
(a) chocolate drink		
quart.....	\$.21	\$.22
pint.....	.11	.12
half-pint.....	.07	.08
(b) skim-milk		
quart.....	.14	.15
(c) standard milk		
quart.....	.20	.21
pint.....	.11	.12
half-pint.....	.06	.07
(d) table cream		
half-pint.....	.25	.26
(e) whipping cream		
half-pint.....	.35	.36

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD
OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 4th day of March, 1952.

(570)

12

THE MILK CONTROL ACT

O. Reg. 119/52.

Retail Milk Prices in the market of Windsor.

New.

Made—4th March, 1952.

Filed—10th March, 1952, 11.45 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk and whipping cream may be sold by retail in the market of Windsor shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk		
quart.....	\$.18	\$.19½
pint.....	.10	.11
(b) cereal treat		
quart.....	.65	.66½
pint.....	.35	.36
half-pint.....	.18	.19
(c) chocolate drink		
quart.....	.23	.24½
pint.....	.13	.14
half-pint.....	.08	.09
8 ounces.....	.07	.08
7 ounces.....	.06	.07
(d) skim-milk		
quart.....	.14	.15½
(e) sour cream		
pint.....	.40	.41
half-pint.....	.22	.23
(f) special milk		
quart.....	.24	.25½
pint.....	.14	.15
half-pint.....	.08½	.09½

(g) standard milk		
quart.....	.22	.23½
pint.....	.12	.13
half-pint.....	.07½	.08½
(h) whipping cream		
quart.....	1.15	1.16½
half-pint.....	.35	.36

3. These regulations come into force on the 15th of March, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
.....
Member

(Seal)

Dated at Toronto, this 6th day of March, 1952.

(571)

12

THE DIVISION COURTS ACT

O. Reg. 120/52.

Territorial Limits of Divisions.

Amending O. Regs. 270/50.

Made—6th March, 1952.

Filed—11th March, 1952, 3.20 p.m.

—By Direction.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50, as amended by Ontario Regulations 16/52, is further amended by striking out:

Stormont, Dundas and Glengarry	2	177
" " " "	3	178
" " " "	4	179
" " " "	5	180
" " " "	6	181
" " " "	7	182
" " " "	8	183
" " " "	10	184
" " " "	12	186

and substituting therefor:

Stormont, Dundas and Glengarry	2	177
" " " "	3	178
" " " "	4	179
" " " "	5	180
" " " "	6	181
" " " "	8	183
" " " "	10	184
" " " "	12	186

2. Schedules 182, 183, 184 and 185 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

SCHEDULE 183

1. The Village of Finch.

2. The townships of

(a) Finch, and

(b) Roxborough.

SCHEDULE 184

1. The villages of
 - (a) Chesterville, and
 - (b) Winchester.
2. The townships of
 - (a) Mountain, and
 - (b) Winchester.

3. Schedule 52 of Ontario Regulations 270/50, as remade by Ontario Regulations 16/52, is revoked and the following substituted therefor:

SCHEDULE 52

1. The City of Belleville.
2. The Township of Thurlow.

3. That part of the Township of Sidney lying within a line described as follows:

Commencing at the intersection of the easterly limit of lot 38 in Concession 1 of the Township of Sidney with the northerly shore of the Bay of Quinte; thence northerly along the easterly boundary of the township to the southerly boundary of the City of Belleville; thence westerly, northerly and easterly along the boundary between the City and the Township of Sidney to the boundary between the townships of Sidney and Thurlow; thence northerly along the last-mentioned boundary to the production easterly of the northerly boundary of Concession 7 in the Township of Sidney; thence westerly along the production and the northerly boundary to the westerly limit of lot 19; thence southerly along the westerly limit of lot 19 across concessions 7 to 1, both inclusive, to the northerly shore of the Bay of Quinte; thence easterly along the shore of the Bay of Quinte to the place of commencement.

4. Schedule 62 of Ontario Regulations 270/50 is revoked and the following substituted therefor:

SCHEDULE 62

1. The Village of Bancroft.
2. The townships of
 - (a) Dungannon,
 - (b) Faraday,
 - (c) Limerick,
 - (d) Mayo, and
 - (e) Wollaston.

3. Parts of the Township of Tudor and Cashel described as follows:

- (a) the geographic Township of Cashel as it existed on the 31st December, 1927, and
- (b) part of the geographic Township of Tudor as it existed on the 31st December, 1927, lying within a line described as follows:

Commencing at the north-westerly angle of the Township of Tudor; thence southerly along the westerly boundary of the township to the southerly limit of lot 72 on the easterly side of the Hastings Road; thence easterly along that limit to the easterly limit of the lot; thence northerly along that limit to the boundary between concessions 13 and 14; thence easterly along that boundary to the easterly boundary

of the Township of Tudor; thence northerly along that boundary to the northerly boundary; thence westerly along that boundary to the place of commencement.

4. Part of the Township of Elzevir and Grimsthorpe described as follows:

Part of the geographic Township of Grimsthorpe as it existed on the 31st December, 1927, lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the northerly boundary of Concession 14; thence westerly along that boundary to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along that boundary to the place of commencement.

5. Part of the Township of Marmora and Lake described as follows:

Part of the geographic Township of Lake as it existed on the 31st December, 1927, lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence easterly along the northerly boundary to the easterly boundary; thence southerly along the easterly boundary to the southerly boundary of lot 72 on the west side of the Hastings Road; thence westerly along the southerly boundary of lot 72 to the southerly boundary of lot 22 in Concession 11; thence continuing westerly along the southerly boundary of lot 22 across concessions 11 to 1, both inclusive, to the westerly boundary of the township; thence northerly along that boundary to the place of commencement.

(587)

12

THE AGRICULTURAL ASSOCIATIONS ACT

O. Reg. 121/52.
The Ontario Soil and Crop
Improvement Association.
Amending Regulations 3 of
Consolidated Regulations 1950.
Made—6th March, 1952.
Filed—11th March, 1952, 4.20 p.m.

REGULATIONS MADE UNDER
THE AGRICULTURAL ASSOCIATIONS ACT

1. Regulations 3 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:

2. The Ontario Soil and Crop Improvement Association is designated an association, society, institute or organization under section 2 of the Act.

(588)

12

THE INDUSTRIAL STANDARDS ACT

O. Reg. 122/52.
 Schedule for the Sheet-Metal-Work
 Construction Industry in the Port
 Arthur-Fort William Zone.
 New and revoking Regulations 224
 of Consolidated Regulations 1950.
 Made—6th March, 1952.
 Filed—12th March, 1952, 11.10 a.m.

REGULATIONS MADE UPON THE RECOM-
MENDATION OF THE MINISTER UNDER
THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Regulations 224 of Consolidated Regulations of Ontario 1950 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE SHEET-METAL-WORK
CONSTRUCTION INDUSTRY IN THE PORT
ARTHUR-FORT WILLIAM ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Port Arthur-Fort William Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess, or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

SHIFT WORK

3.(1) Where the work is performed in two or more shifts, an employee shall be deemed to be employed during

(a) a regular working-day if the employee works not more than 8 hours in any 24-hour period, and

(b) a regular working-week if the employee works not more than 5 shifts between Monday and Friday, both inclusive, of the same week.

(2) In all cases governed by subsection 1, except in the case of a foreman, no overtime work shall be performed.

(3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

MINIMUM RATES OF WAGES

4. The minimum rate of wages shall be for work performed during

- (a) the regular working periods other than on night-shifts, \$1.75 an hour, and
- (b) a night-shift, \$2 an hour.

OVERTIME WORK

5. Work performed in the industry

- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

6.(1) No work shall be performed in the industry on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

(2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.

(3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATES OF WAGES FOR OVERTIME WORK

7. The rate of wages for overtime work shall be

- (a) \$2.62½ an hour for overtime work performed during the 4-hour period immediately following the working period of a regular working-day, and
- (b) \$3.50 an hour for all other overtime work.

ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

THE WORKMEN'S COMPENSATION ACT

O. Reg. 123/52.
Industries Contributing to the Accident Fund.
Amending Regulations 371 of Consolidated Regulations 1950.
Made—25th February, 1952.
Approved—6th March, 1952.
Filed—12th March, 1952, 11.20 a.m.

REGULATIONS MADE BY THE BOARD
UNDER THE WORKMEN'S
COMPENSATION ACT

1. Item 1 of Class 12 of Schedule 1 of Regulations 371 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

1. (a) Manufacturing
 - (i) gasoline, petroleum and petroleum products, and
 - (ii) gasoline, petroleum and petroleum products, including transmission and distribution.
- (b) Transmitting and distributing gasoline, petroleum and petroleum products.

E. E. SPARROW, Chairman.
S. R. JOHNSTON, Secretary.

Dated at Toronto
this 25th day of February, 1952.

(603)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 124/52.
Load Limits on the King's Highway.
Amending Regulations 140 of Consolidated Regulations 1950.
Made—6th March, 1952.
Filed—12th March, 1952, 11.30 a.m.

REGULATIONS MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. Schedule 2 of Regulations 140 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

SCHEDULE 2

The portion of the King's Highway lying north of the Severn River and east of that portion of the King's Highway known as number 12 from Atherley to Sunderland Corners and north of that portion of the King's Highway known as number 7 from Sunderland Corners to Perth and north and west of those portions of the King's Highway known as numbers 15 and 29 from Perth to Arnprior, excepting thereout that portion of the King's Highway known as number 17 from Arnprior to Pembroke and that portion of the King's Highway known as number 11 from Severn River to Bracebridge.

(604)

12

THE FARM PRODUCTS MARKETING ACT

O. Reg. 125/52.
The Ontario Vegetable Growers' Marketing-for-Processing Scheme.
New and Revoking Regulations 117 of Consolidated Regulations 1950.
Made—6th March, 1952.
Filed—12th March, 1952, 3.00 p.m.

REGULATIONS MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. The scheme in schedule 1 is approved and declared to be in force in Ontario.
2. The local board named in schedule 1 is given all of the powers set out in section 24 of *The Companies Act*.
3. Regulations 117 of Consolidated Regulations of Ontario 1950 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Ontario Vegetable Growers' Marketing-for-Processing Scheme".

INTERPRETATION

2. In this scheme
 - (a) "grower" means a person engaged in the production of vegetables in Ontario for processing;
 - (b) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
 - (c) "vegetables" means green or wax beans, beets, cabbage, carrots, sweet-corn, green peas or tomatoes produced in Ontario which are subsequently used for processing.

LOCAL BOARD

3. There shall be a local board to be known as "The Ontario Vegetable Growers' Marketing Board".
4. The local board shall consist of 12 members.

MEMBERS OF LOCAL BOARD

5. The members of the local board who shall hold office until their successors are elected shall be
 - (a) (i) John R. Shuel, R.R. 1, Oldcastle, and
(ii) Carl E. Nicholson, R.R. 4, Amherstburg
for District 1;
 - (b) (i) Charles Baker, R.R. 6, Chatham, and
(ii) Frank Parry, R.R. 1, Bear Line
for District 2;
 - (c) W. D. MacDougall, R.R. 1, Alvinston, for District 3;
 - (d) A. L. Pilkey, R.R. 1, Ostrander, for District 4;
 - (e) (i) Jas. I. Moore, R.R. 2, Simcoe, and
(ii) W. I. Walker, R.R. 6, Dunnville
for District 5;

- (f) A. T. Sirett, R.R. 5, Cobourg, for District 6;
- (g) Percy Van Vlack, R.R. 5, Napanee, for District 7; and
- (h) (i) S. C. Peck, R.R. 1, Carrying Place, and
(ii) D. O. Reynolds, R.R. 8, Picton
for District 8.

DISTRICTS

6. (1) Growers who produce vegetables for processing shall be divided into 8 districts as follows:

- (a) District 1, comprising the County of Essex;
- (b) District 2, comprising the County of Kent;
- (c) District 3, comprising the counties of Huron and Lambton;
- (d) District 4, comprising the counties of Elgin, Middlesex and Oxford;
- (e) District 5, comprising the counties of Brant, Grey, Haldimand, Halton, Lincoln, Norfolk, Peel, Simcoe, Welland, Wentworth and York and the Territorial District of Timiskaming;
- (f) District 6, comprising the counties of Durham, Northumberland, Ontario, Peterborough and Victoria;
- (g) District 7, comprising the counties of Hastings and Lennox and Addington; and
- (h) District 8, comprising the County of Prince Edward.

(2) A grower in a territorial district or in a county not included in a district mentioned in subsection 1 may become a member of the county group nearest to his place of production.

COUNTY GROUPS

7. Growers who produce vegetables for processing in each of the counties named in section 6 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

COMMITTEES

8. There shall be a committee in each district to be known as a "District Vegetable Growers' Committee".

9. Each county group shall on or before the 15th of November in each year elect a representative or representatives to the District Vegetable Growers' Committee for the district in which the county is located on the basis of one representative for each 100 growers or fraction thereof.

ELECTION OF LOCAL BOARD

10. Each District Vegetable Growers' Committee shall on or before the 1st of December in each year elect the member or members to the local board as follows:

- (a) District 1, two members;
- (b) District 2, two members;
- (c) District 3, one member;
- (d) District 4, one member;
- (e) District 5, two members;

- (f) District 6, one member;
- (g) District 7, one member; and
- (h) District 8, two members.

(605)

12

THE FARM PRODUCTS MARKETING ACT

O. Reg. 126/52.

Marketing of Vegetables for Processing.

New and revoking Regulations 118 of Consolidated Regulations 1950.

Approved—6th March, 1952.

Filed—12th March, 1952, 3.10 p.m.

REGULATIONS MADE BY THE BOARD
UNDER THE FARM PRODUCTS
MARKETING ACTMARKETING OF VEGETABLES FOR
PROCESSING

INTERPRETATION

1. In these regulations

- (a) "grower" means a person engaged in the production of vegetables in Ontario for processing;
- (b) "local board" means "The Ontario Vegetable Growers' Marketing Board";
- (c) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (d) "processor" means a person carrying on the business in Ontario of processing vegetables; and
- (e) "vegetables" means green or wax beans, beets, cabbage, carrots, sweet-corn, green peas or tomatoes produced in Ontario which are subsequently used for processing.

LICENCES FOR GROWERS

2. Every grower shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

3. (1) No person shall be a processor without a licence from the Board, obtainable on application therefor.

(2) An application for a licence as a processor shall be in form 2.

(3) A licence as a processor shall be in form 3.

(4) A licence as a processor shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.

4. A licence shall be issued to a processor without charge.

LICENCE FEES

5. (1) Every grower shall pay licence fees at the rate of one-half of 1 per cent of the total sale price due him for each ton or fraction thereof of vegetables

delivered to a processor and processed by the processor, to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

(2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the vegetables were received.

(3) The processor shall forward to the local board the licence fees deducted not later than the 1st of December in any year.

REVOCATION

6. Regulations 118 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS
MARKETING BOARD

G. F. PERKIN

Chairman
F. K. B. STEWART
Secretary

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF VEGETABLES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to
(name)

of
(address)

to grow vegetables.

Issued at Toronto, this day of 19

THE FARM PRODUCTS
MARKETING BOARD

Chairman

Secretary

FORM 2

*The Farm Products Marketing Act*APPLICATION FOR LICENCE AS A
PROCESSOR OF VEGETABLES

To The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a processor under
The Farm Products Marketing Act.

Dated at , this day of ,
19

.....
(signature of applicant)

FORM 3

The Farm Products Marketing Act
LICENCE AS A PROCESSOR OF VEGETABLES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to
(name)
of
(address)

This licence expires on the 31st of March next
following the date of issue.

Issued at Toronto, this day of , 19

THE FARM PRODUCTS
MARKETING BOARD

Chairman

Secretary

(606)

12

THE FARM PRODUCTS MARKETING ACT

O. Reg. 127/52.

The Ontario Asparagus Growers'
Marketing-for-Processing Scheme.
New and revoking Regulations 89 of
Consolidated Regulations, 1950.

Made—6th March, 1952.

Filed—12th March, 1952, 3.20 p.m.

REGULATIONS MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. The scheme in schedule 1 is approved and declared to be in force in Ontario.

2. Regulations 89 of Consolidated Regulations of Ontario 1950 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Ontario Asparagus Growers' Marketing-for-Processing Scheme".

INTERPRETATION

2. In this scheme

- (a) "asparagus" means asparagus produced in Ontario which is subsequently used for processing;
- (b) "grower" means a person engaged in the production of asparagus in Ontario for processing; and
- (c) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical.

LOCAL BOARD

3. There shall be a local board to be known as "The Ontario Asparagus Growers' Marketing Board".

4. The local board shall consist of 8 members.

MEMBERS OF LOCAL BOARD

5. The members of the local board who shall hold office until their successors are elected shall be

- (a) (i) C. W. Glass, R.R. 3, St. Catharines,
 - (ii) A. S. Shantz, R.R. 2, St. Catharines,
 - (iii) Ernest Culp, Vineland Station,
 - (iv) William C. Nickerson, R.R. 2, St. Catharines, and
 - (v) J. R. Stork, St. Catharines
- for District 1;

(b) Verne Willis, Waterdown, for District 2;

(c) G. Kellam, R.R. 2, Brantford, for District 3; and

(d) Donald Tilden, R.R. 1, Leamington, for District 4.

DISTRICTS

6. (1) Growers who produce asparagus for processing shall be divided into 4 districts as follows:

- (a) District 1, comprising the counties of Lincoln and Welland;
- (b) District 2, comprising the counties of Halton, Peel and Wentworth;
- (c) District 3, comprising the counties of Brant and Norfolk; and
- (d) District 4, comprising the County of Essex.

(2) A grower in a territorial district or in a county not included in a district mentioned in subsection 1 may become a member of the county group nearest to his place of production.

COUNTY GROUPS

7. Growers who produce asparagus for processing in each of the counties named in section 6 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

COMMITTEES

8. There shall be a committee in each district to be known as a "District Asparagus Growers' Committee".

9. Each county group shall on or before the 15th of November in each year elect a representative or representatives to the District Asparagus Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.

ELECTION OF LOCAL BOARD

10. Each District Asparagus Growers' Committee shall on or before the 31st of December in each year elect the member or members to the local board as follows:

- (a) District 1, five members;
- (b) District 2, one member;
- (c) District 3, one member; and
- (d) District 4, one member.

THE FARM PRODUCTS MARKETING ACT

O. Reg. 128/52.

Marketing of Asparagus for Processing.

New and revoking Regulations 90 of Consolidated Regulations 1950.

Approved—6th March, 1952.

Filed—12th March, 1952, 3.30 p.m.

REGULATIONS MADE BY THE BOARD
UNDER THE FARM PRODUCTS
MARKETING ACTMARKETING OF ASPARAGUS FOR
PROCESSING

INTERPRETATION

1. In these regulations

- (a) "asparagus" means asparagus produced in Ontario which is subsequently used for processing;
- (b) "grower" means a person engaged in the production of asparagus in Ontario for processing;
- (c) "local board" means "The Ontario Asparagus Growers' Marketing Board";
- (d) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
- (e) "processor" means a person carrying on the business in Ontario of processing asparagus.

LICENCES FOR GROWERS

2. Every grower shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

3. (1) No person shall be a processor without a licence from the Board, obtainable on application therefor.

(2) An application for a licence as a processor shall be in form 2.

(3) A licence as a processor shall be in form 3.

(4) A licence as a processor shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.

4. A licence shall be issued to a processor without charge.

LICENCE FEES

5. (1) Every grower shall pay licence fees at the rate of $\frac{1}{2}$ cent for each pound or fraction thereof of asparagus delivered to a processor and processed by the processor, to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

(2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the asparagus was received.

(3) The processor shall forward to the local board in any year

- (a) not later than the 28th of May, the licence fees deducted up to and including the 25th of May,

(b) not later than the 15th of June, the licence fees deducted up to and including the 11th of June, and

(c) not later than the 5th of July, the licence fees deducted up to and including the 30th of June

in the same year.

MARKETING

6. (1) All asparagus shall be marketed for processing by a marketing agency.

(2) The marketing agency through which asparagus shall be marketed for processing shall be The Ontario Asparagus Growers' Co-operative Limited.

(3) No person shall sell or deliver asparagus for processing except through the marketing agency.

(4) No processor shall buy or accept delivery of asparagus except through the marketing agency.

(5) Processors who buy asparagus shall forward payment less the amount of licence fees paid to the local board for the asparagus to the marketing agency.

(6) The marketing agency shall within 10 days of receipt of any payment from the processors forward payment for the asparagus to the grower who delivered the asparagus to the processor.

REVOCATION

7. Regulations 90 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman

(Seal) F. K. B. STEWART
Secretary

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF ASPARAGUS

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to (name)
of (address)
to grow asparagus.

Issued at Toronto, this day of, 19

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF ASPARAGUS

To The Farm Products Marketing Board:

(name of applicant)

(address)

makes application for a licence as a processor under *The Farm Products Marketing Act*.

Dated at, this day of, 19

(signature of applicant)

FORM 3

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF ASPARAGUS

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to (name)

of (address)

This licence expires on the 31st of March next following the date of issue.

Issued at Toronto, this day of, 19

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

(608)

12

THE MENTAL HOSPITALS ACT

O. Reg. 129/52.

Payments for Maintenance in Approved Homes.

Amending O. Regs. 26/44.

Made—6th March, 1952.

Filed—13th March, 1952, 9.45 a.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

1. Regulation 18 of Ontario Regulations 26/44, as made by Ontario Regulations 269/50, is revoked and the following substituted therefor:

18.(1) The Department may pay an amount not exceeding \$10.50 a week for the care and maintenance of patients in an approved home.

(2) Where special care and maintenance are

(a) required by a patient, or

(b) requested by a person liable for the maintenance of the patient,

and the person liable for payment is able and willing to pay, the Department may pay a weekly amount in excess of \$10.50.

(609)

12

THE PUBLIC HOSPITALS ACT

O. Reg. 130/52.

Classification of Hospitals.

New and revoking Regulations 341 of

Consolidated Regulations 1950,

O. Regs. 18/51, 75/51, 171/51,

234/51 and 51/52.

Made—6th March, 1952.

Filed—13th March, 1952, 9.55 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

CLASSIFICATION OF HOSPITALS

1.(1) Hospitals shall be classified as general hospitals, convalescent hospitals, hospitals for incurables and hospitals for chronic patients and shall be graded in groups as follows:

(a) Group A hospitals, being general hospitals providing facilities for giving instruction to medical students of any university,

(b) Group B hospitals, being general hospitals having

(i) not fewer than 100 beds, or

(ii) fewer than 100 beds and in a municipality where a Group A hospital is located,

(c) Group C hospitals, being general hospitals not located where a Group A hospital is located and having fewer than 100 beds,

(d) Group D hospitals, being general hospitals operated by the Ontario Division of the Canadian Red Cross Society,

(e) Group E hospitals, being convalescent hospitals,

(f) Group F hospitals, being hospitals for incurables or hospitals for chronic patients having not fewer than 200 beds,

(g) Group G hospitals, being hospitals for incurables or hospitals for chronic patients having fewer than 200 beds, and

(h) Group H hospital, being a hospital established by the Alcoholism Research Foundation and designated as a hospital within the meaning of *The Public Hospitals Act* under *The Alcoholism Research Foundation Act, 1949*.

(2) The grades in groups, total bed capacity and public-ward bed capacity of hospitals are set forth in schedule 1.

2. Regulations 341 of Consolidated Regulations of Ontario 1950, and Ontario Regulations 18/51, 75/51, 171/51, 234/51 and 51/52 are revoked.

SCHEDULE 1

GROUP A HOSPITALS

Item	Location	Name	Total Bed Capacity	Public-ward Bed Capacity
1	Hamilton	Hamilton General Hospital	798	399
2	Kingston	Hotel Dieu Hospital	290	158
3	Kingston	Kingston General Hospital	426	230
4	London	St. Joseph's Hospital	248	82
5	London	Victoria Hospital	596	307
6	Ottawa	Ottawa Civic Hospital	642	287
7	Ottawa	Ottawa General Hospital	385	164
8	Toronto	The Hospital for Sick Children	744	615
9	Toronto	St. Joseph's Hospital	539	273
10	Toronto	St. Michael's Hospital	806	358
11	Toronto	Toronto East General and Orthopaedic Hospital	281	185
12	Toronto	Toronto General Hospital	1439	906
13	Toronto	Toronto Western Hospital	566	296

GROUP B HOSPITALS

1	Belleville	Belleville General Hospital	121	60
2	Brantford	The Brantford General Hospital	292	146
3	Brockville	Brockville General Hospital	177	47
4	Chatham	Public General Hospital	161	43
5	Chatham	St. Joseph's Hospital	118	30
6	Cornwall	Cornwall General Hospital	151	75
7	Cornwall	Hotel Dieu Hospital	136	68
8	Fort William	McKellar General Hospital	207	103
9	Guelph	Guelph General Hospital	165	65
10	Guelph	St. Joseph's Hospital	166	83
11	Hamilton	St. Joseph's Hospital	479	159
12	Kirkland Lake	Kirkland and District Hospital	104	63
13	Kitchener	Kitchener-Waterloo Hospital	458	220
14	Kitchener	St. Mary's Hospital	120	60
15	Niagara Falls	The Greater Niagara General Hospital	170	85
16	North Bay	Queen Victoria Memorial Hospital	103	51

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
17	North Bay	St. Joseph's Hospital	121	58
18	Oshawa	Oshawa General Hospital	201	100
19	Ottawa	The Salvation Army Grace Hospital	38	16
20	Peterborough	The Peterborough Civic Hospital	226	92
21	Peterborough	St. Joseph's Hospital	166	83
22	Port Arthur	The General Hospital of Port Arthur	225	110
23	Port Arthur	St. Joseph's General Hospital	193	96
24	Port Colborne	Port Colborne Memorial Hospital	102	40
25	St. Catharines	The St. Catharines General Hospital	165	82
26	St. Thomas	Memorial Hospital	102	42
27	Sarnia	St. Joseph's Hospital	144	60
28	Sarnia	Sarnia General Hospital	120	56
29	Stratford	Stratford General Hospital	188	94
30	Sudbury	St. Joseph's Hospital	175	87
31	Sudbury	Sudbury General Hospital	162	64
32	Toronto	Canadian Mothercraft Centre
33	Toronto	Lockwood Clinic
34	Toronto	Mount Sinai Hospital of Toronto	59	29
35	Toronto	Salvation Army Grace Hospital	52	12
36	Toronto	Women's College Hospital	150	75
37	Welland	Welland County General Hospital	122	61
38	Weston	Humber Memorial Hospital	54	19
39	Windsor	Hotel Dieu of St. Joseph's Hospital	209	76
40	Windsor	Metropolitan General Hospital	116	58
41	Windsor	Salvation Army Grace Hospital	181	66

GROUP C HOSPITALS

1	Alliston	Stevenson Memorial Hospital	29	12
2	Almonte	Rosemond Memorial Hospital	15	6
3	Arnprior	Arnprior and District Memorial Hospital	39	18
4	Barrie	Royal Victoria Hospital of Barrie	55	27
5	Blind River	St. Joseph's General Hospital	34	27
6	Bowmanville	Bowmanville Hospital	53	15
7	Bracebridge	Bracebridge Memorial Hospital	31	17
8	Brampton	Peel Memorial Hospital	74	21
9	Brockville	St. Vincent de Paul Hospital	90	38
10	Chapleau	Lady Minto Hospital	28	22
11	Chesley	Chesley and District Memorial Hospital	19	9
12	Clinton	Clinton Public Hospital	33	14
13	Cobourg	Cobourg General Hospital Association	38	19
14	Cochrane	Lady Minto Hospital	45	33
15	Collingwood	General and Marine Hospital	58	26
16	Dunnville	Haldimand War Memorial Hospital	18	9
17	Durham	Durham Memorial Hospital	16	8
18	Espanola	Espanola General Hospital	17	12
19	Fergus	Groves Memorial Hospital	26	10
20	Fort Erie	Douglas Memorial Hospital	61	28
21	Fort Frances	LeVerendrye Hospital	46	19
22	Galt	Galt General Hospital	67	33
23	Goderich	Alexandra Marine and General Hospital	54	27
24	Grimsby	West Lincoln Memorial Hospital	36	14
25	Haileybury	Misericordia Hospital	56	30
26	Hanover	Hanover Memorial Hospital	20	10
27	Hawkesbury	Notre-Dame Hospital	15	7
28	Hearst	St. Paul's Hospital	54	47
29	Ingersoll	Alexandra Hospital	56	28
30	Iroquois Falls	Anson General Hospital	32	17
31	Kenora	Kenora General Hospital	43	18
32	Kenora	St. Joseph's Hospital	47	31
33	Kincardine	Kincardine General Hospital	24	9
34	Leamington	Leamington and District Memorial Hospital	51	20
35	Lindsay	The Ross Memorial Hospital	54	26
36	Listowel	Memorial Hospital	38	19
37	Little Current	St. Joseph's General Hospital	21	16
38	Markdale	Centre Grey General Hospital	24	10
39	Matheson	Rosedale War Memorial Hospital	9	6
40	Mattawa	Mattawa General Hospital	31	22
41	Midland	St. Andrew's Hospital	42	21
42	Mount Forest	Louise Marshall Hospital Limited	21	10
43	Newmarket	The York County Hospital Corporation	52	20
44	Niagara (Lincoln County)	Niagara Cottage Hospital	28	13
45	Oakville	Oakville-Trafalgar Memorial Hospital	46	16
46	Orangeville	Lord Dufferin Hospital	22	9
47	Orillia	Orillia Soldiers' Memorial Hospital	77	38
48	Owen Sound	General and Marine Hospital	89	31
49	Palmerston	Palmerston General Hospital	15	7
50	Paris	The Willett Hospital	36	18
51	Parry Sound	The Parry Sound General Hospital	78	47

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
52	Parry Sound.....	St. Joseph's Hospital.....	46	26
53	Pembroke.....	General Hospital.....	90	45
54	Pembroke.....	Pembroke Cottage Hospital Association.....	56	16
55	Penetanguishene.....	General Hospital.....	18	9
56	Perth.....	The Great War Memorial Hospital of Perth District....	49	16
57	Petrolia.....	Charlotte Eleanor Englehart Hospital.....	34	9
58	Pictou.....	Prince Edward County Hospital.....	26	12
59	Port Hope.....	The Port Hope Hospital.....	45	22
60	Renfrew.....	Victoria Hospital.....	69	30
61	St. Catharines.....	Hotel Dieu Hospital.....	27	13
62	St. Mary's.....	St. Mary's Memorial Hospital.....	33	16
63	Sault Ste. Marie.....	Plummer Memorial Public Hospital.....	66	28
64	Sault Ste. Marie.....	The General Hospital.....	96	42
65	Seaforth.....	Scott Memorial Hospital.....	36	18
66	Simcoe.....	Norfolk General Hospital.....	51	25
67	Sioux Lookout.....	Sioux Lookout General Hospital.....	16	9
68	Smith's Falls.....	St. Francis General Hospital.....	38	13
69	Smith's Falls.....	Smith's Falls Public Hospital.....	59	29
70	Smooth Rock Falls.....	Smooth Rock Falls Hospital.....	15	12
71	Southampton.....	Saugeen Memorial Hospital.....	25	12
72	South Porcupine.....	Porcupine General Hospital.....	23	12
73	Strathroy.....	The General Hospital.....	50	25
74	Sturgeon Falls.....	St. Jean de Brebeuf Hospital.....	87	60
75	Tillsonburg.....	The Tillsonburg Soldiers' Memorial Hospital.....	33	16
76	Timmins.....	St. Mary's Hospital.....	98	49
77	Trenton.....	Trenton Memorial Hospital.....	68	27
78	Walkerton.....	County of Bruce General Hospital.....	35	16
79	Winchester.....	Winchester and District Memorial Hospital.....	34	13
80	Wingham.....	Wingham General Hospital.....	37	18
81	Woodstock.....	Woodstock General Hospital.....	83	29

GROUP D HOSPITALS

1	Apsley.....	Red Cross Outpost.....	5	5
2	Atikokan.....	Red Cross Outpost.....	13	6
3	Bancroft.....	Red Cross Outpost.....	22	12
4	Beardmore.....	Red Cross Outpost.....	7	7
5	Burk's Falls.....	Burk's Falls and District Red Cross Hospital.....	22	12
6	Dryden.....	Red Cross Outpost.....	35	20
7	Emo.....	Red Cross Outpost.....	17	15
8	Englehart.....	Red Cross Outpost.....	29	17
9	Haliburton.....	Red Cross Outpost.....	9	9
10	Haw Junction.....	Red Cross Outpost.....	9	9
11	Hornepayne.....	Red Cross Outpost.....	6	6
12	Huntsville.....	Red Cross Hospital.....	27	14
13	Lion's Head.....	Red Cross Outpost.....	5	5
14	Mindemoya.....	Red Cross Outpost.....	16	12
15	Nakina.....	Red Cross Outpost.....	7	7
16	New Liskeard.....	Lady Minto Hospital.....	24	15
17	Nipigon.....	Red Cross Outpost.....	22	12
18	Port Loring.....	Red Cross Outpost.....	5	5
19	Rainy River.....	Red Cross Outpost.....	9	9
20	Red Lake.....	Red Cross Outpost.....	16	5
21	Richards Landing.....	Red Cross Outpost.....	10	10
22	Thessalon.....	Red Cross Outpost.....	14	10
23	Whitney.....	Red Cross Outpost.....	4	4
24	Warton.....	Red Cross Hospital.....	22	12
25	Wilberforce.....	Red Cross Outpost.....	2	2
26	Red Cross Car.....	3	3

GROUP E HOSPITALS

1	Newton Brook.....	St. John's Convalescent Hospital.....	174	139
2	Toronto.....	Hillcrest Convalescent Hospital.....	35	23

GROUP F HOSPITALS

1	Hamilton.....	St. Peter's Infirmary.....	203	145
2	London.....	St. Mary's Hospital.....	208	164
3	Ottawa.....	St. Vincent Hospital for Incurables.....	212	180
4	Toronto.....	Our Lady of Mercy Hospital.....	270	238
5	Toronto.....	The Queen Elizabeth Hospital for Incurables.....	516	413
6	Windsor.....	East Windsor Hospital.....	242	194

GROUP G HOSPITALS

1	Brantford.....	Brantford General Hospital (Chronic Patients Unit)....	41	41
2	Fort William.....	McKellar General Hospital (Chronic Patients Unit)....	34	34

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
3	Haileybury.....	Misericordia Hospital (Chronic Patients Unit).....	31	31
4	Hamilton.....	Hamilton General Hospital (Chronic Patients Unit)....	164	164
5	Kingston.....	St. Mary's-of-the-Lake Hospital.....	115	92
6	Kitchener.....	Kitchener-Waterloo Hospital (Chronic Patients Unit)...	48	48
7	London.....	Parkwood Hospital for Incurables.....	145	112
8	Ottawa.....	The Perley Home for Incurables.....	117	85
9	St. Thomas.....	Memorial Hospital (Chronic Patients Unit).....	59	42
10	Toronto.....	The Home for Incurable Children.....	34	34
11	Toronto.....	The Runnymede Hospital.....	129	124

GROUP H HOSPITAL

1	Erindale.....	Brookside Hospital.....	21	10
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THE FARM PRODUCTS MARKETING ACT

O. Reg. 131/52.

Marketing of Vegetables.

New.

Filed—13th March, 1952, 12.45 p.m.

REGULATIONS MADE BY THE BOARD
UNDER THE FARM PRODUCTS
MARKETING ACT

MARKETING OF VEGETABLES

1. In these regulations "grower", "local board", "processing", "processor" and "vegetables" have the same meaning as in Ontario Regulations 126/52.

2. (1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 6 persons for each vegetable, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors upon the request in writing from the Board.

(2) Where either the local board or the processors fail to appoint their respective representatives to The Negotiating Committee within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.

(3) The Negotiating Committee for each vegetable may negotiate and settle agreements respecting

- (a) minimum prices for vegetables,
- (b) grades and price differentials between grades, and
- (c) terms of purchase and sale.

3. Where The Negotiating Committee fails to arrive at an agreement, the matters in dispute shall be referred to a negotiating board.

4. (1) The negotiating board for each vegetable shall consist of 3 members.

(2) One member may be appointed by the 3 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 3 members of The Negotiating Committee appointed by the processors.

(3) Where 2 members are appointed to the negotiating board in accordance with subregulation 2, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 appointed members fail to agree on the third member within 7 days the Board may appoint a third member.

(4) Where the 3 members of The Negotiating Committee appointed by the local board or the 3 members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.

(5) The negotiating board for each vegetable shall meet within 7 days of the appointment of the third member thereof.

(6) The negotiating board for each vegetable may negotiate and settle agreements respecting any matters referred to it.

5. (1) Any agreements approved by The Negotiating Committee or the negotiating board for each vegetable shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it, the Board may declare the agreement to be in force.

DELEGATION OF AUTHORITY

6. The Board authorizes the local board to require persons engaged in the producing or marketing of vegetables to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to vegetables as the local board may determine, and to inspect the books of such persons.

7. The Board delegates to the local board the power and authority to adopt or determine conditions and form of contracts.

THE FARM PRODUCTS
MARKETING BOARD

(Seal) G. F. PERKIN
Chairman
F. K. B. STEWART,
Secretary

(611) 12

THE FARM PRODUCTS MARKETING ACT

O. Reg. 132/52.
Marketing of Asparagus.
New.
Filed—13th March, 1952, 12.55 p.m.

REGULATIONS MADE BY THE BOARD
UNDER THE FARM PRODUCTS
MARKETING ACT

MARKETING OF ASPARAGUS

1. In these regulations, "asparagus", "grower", "local board", "processing", and "processor" have the same meaning as in Ontario Regulations 128/52.

2. (1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors upon the request in writing from the Board.

(2) Where either the local board or the processors fail to appoint their respective representatives to The Negotiating Committee within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.

(3) The Negotiating Committee may negotiate and settle agreements respecting

- (a) minimum prices for asparagus,
- (b) grades and price differentials between grades,
- (c) conditions and form of contracts, and
- (d) terms of purchase and sale.

3. Where The Negotiating Committee fails to arrive at an agreement by the 1st of March in each year, the matters in dispute shall be referred to a negotiating board.

4. (1) The negotiating board shall consist of 3 members.

(2) One member may be appointed by the 3 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 3 members of The Negotiating Committee appointed by the processors.

(3) Where 2 members are appointed to the negotiating board in accordance with subregulation 2, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 appointed members fail to agree on the third member within 7 days the Board may appoint a third member.

(4) Where the 3 members of The Negotiating Committee appointed by the local board or the 3 members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.

(5) The negotiating board shall meet within 7 days of the appointment of the third member thereof.

(6) The negotiating board may negotiate and settle agreements respecting any matters referred to it.

5. (1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it, the Board may declare the agreement to be in force.

6. The Board delegates to the local board the power and authority to prohibit the marketing of any grade or size of asparagus.

THE FARM PRODUCTS
MARKETING BOARD

(Seal)

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(612)

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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
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Companies Act.....	.75	Mechanics Lien Act.....	.25
Conditional Sales Act.....	.25	Municipal Act.....	2.00
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Corporations Tax Act.....	.50	Municipal Drainage Aid Act	
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Loan and Trust Corporations Act.....	1.25	Surveys Act.....	.25
Local Improvement Act.....	.50	Title Drainage Act.....	.25
		Trustees Act.....	.25

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
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Public Accounts of the Province of Ontario.....	.50	(Bound Copy).....	3.00
Regulations Under The Division Courts Act... 1.00		Surrogate Court Rules, Forms and Tariff of Fees..	.50
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No.	1—Earliest Date	Sale can be held—	April, 5th,	1952
February 2nd,	" "	5	" " " "	—May 3rd,	"
March 1st,	" "	9	" " " "	—June 2nd,	"
April 5th,	" "	14	" " " "	—July 5th,	"
May 3rd,	" "	18	" " " "	—August 2nd,	"
June 7th,	" "	23	" " " "	—September 6th,	"
July 5th,	" "	27	" " " "	—October 4th,	"
August 2nd,	" "	31	" " " "	—November 1st,	"
September 6th,	" "	36	" " " "	—December 6th,	"
October 4th,	" "	40	" " " "	—January 3rd,	1953
November 1st,	" "	44	" " " "	—February 2nd,	"
December 6th,	" "	49	" " " "	—March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE**.

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—
 - (a) for a double-column insertion of,
 - (i) a notice of the sale of land for arrears of taxes, \$5; and
 - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
 - (b) for a single-column insertion of all other matters,
 - (i) on the first insertion, 20 cents a line or fraction thereof; and
 - (ii) on each additional insertion, 10 cents a line or fraction thereof.
- (2) The rates in subregulation 1 shall be paid as follows:
 - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
 - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
- 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
 - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
 - (b) by others for a single copy, 15 cents.
- (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.



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TORONTO, SATURDAY, MARCH 29th, 1952

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Government Notices Respecting Corporations

Letters Patent of Incorporation

ALLIED ROLL LEAF MARKERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Knuteson Brower, Barrister; Robert Maylor Worthing, Manager; and Viola Prince, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **ALLIED ROLL LEAF MARKERS LIMITED**: (a) To carry on the business of gold stamping and marking, silver stamping and marking and heat stamping and marking on all kinds and classes of goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Knuteson Brower, Robert Maylor Worthing and Viola Prince, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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W. J. BARTER MOTOR SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Henry Leslie Rowntree and Norman William Allingham, Solicitors; and Dorothy Mary Brown,

Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **W. J. BARTER MOTOR SALES LIMITED**; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever; and for the further purposes and objects therein set forth; with a capital divided into Thirty-six Thousand preference shares of the par value of One dollar each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Henry Leslie Rowntree, Norman William Allingham and Dorothy Mary Brown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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B.I.M. MINERALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Anthony Mahon, Barrister; and Mary Klimack, Florence Ready, Dora Mead and Cecile Sydney, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of **B.I.M. MINERALS LIMITED**: To import, export, manufacture, buy, sell and deal with goods, wares and merchandise of every kind and description, both at wholesale and retail, and to carry on a general trading and commercial business, and to engage in mining, quarrying and refining; with a capital divided into One Thousand non-voting pre-

ference shares of the par value of One Hundred dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Anthony Mahon, Mary Klimack, Florence Ready, Dora Mead and Cecile Sydney, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

BLACK & WHITE AUTO STORES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ray Cecil Henderson, Merchant; Mary Belle Henry, Stenographer; and James Rodgers Mingay, Solicitor; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BLACK & WHITE AUTO STORES LIMITED: (a) To deal in, sell, buy, manufacture and repair automobiles, tractors, trailers, farm machinery and implements, boats, flying machines and other vehicles, their parts and accessories and kindred articles, including electrical apparatus and equipment, sporting goods and equipment and rubber goods of every nature; and for the further purposes and objects therein set forth; with a capital of Fifty Thousand dollars divided into Five Thousand shares of Ten dollars each; with its Head Office at the said City of Windsor; and its Provisional Directors being Ray Cecil Henderson, Mary Belle Henry and James Rodgers Mingay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

CALLAN SPORT SHOP LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Carl Allan, Merchant; and Bessie Blumenthal and Sadie Herman, Housewives; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CALLAN SPORT SHOP LIMITED: To carry on the business of a merchant, trader, importer and exporter buying, selling and dealing in goods, wares, merchandise, articles and materials of every nature, kind and description whatsoever and, without limiting the generality of the foregoing, more particularly in clothing, wearing apparel and furnishings; with a capital of Forty Thousand dollars divided into Thirty Thousand preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Carl Allan, Bessie Blumenthal and Sadie Herman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

CAMPBELL AVE. HOLDING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Mary Belle Henry, Stenographer; Esther Matthews Mingay, Married Woman; and John Mingay, Gentleman; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CAMPBELL AVE. HOLDING LIMITED: (a) To acquire by purchase or otherwise and to hold lands and buildings and to furnish and maintain the same; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Eight Hundred shares of Fifty dollars each; with its Head Office at the said City of Windsor; and its Provisional Directors being Mary Belle Henry, Esther Matthews Mingay and John Mingay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

CANADIAN HEATING SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sidney William Savage, of the Township of Trafalgar, in the County of Halton and Province of Ontario, Sheet Metal Worker; and Elizabeth Marjorie Seaman, Secretary, and Campbell Fraser, Student-at-Law, both of the Town of Oakville, in the said County of Halton; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN HEATING SUPPLIES LIMITED: (a) To manufacture, buy, sell, import, export and otherwise deal in and with goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, buy, sell, distribute, import, export, assemble, operate, repair, convert, let for hire and otherwise deal in and with every kind and description of heating systems and controls; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said Town of Oakville; and its Provisional Directors being Sidney William Savage, Elizabeth Marjorie Seaman and Campbell Fraser, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

CENTRAL GRAIN & FEEDS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ralph Douglas Steele and Carroll Emerson Perkins, Barristers; Patricia Reaume, Stenographer; and Hilda Payne, Bookkeeper; all of the

City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CENTRAL GRAIN & FEEDS LIMITED: To buy, sell, warehouse, store, process, manufacture, trade and deal in grain, seed, feeds and all other farm products and requirements; with a capital divided into One Thousand 5% cumulative redeemable preference shares of the par value of One Hundred dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Chatham; and its Provisional Directors being Ralph Douglas Steele, Carroll Emerson Perkins, Patricia Reaume and Hilda Payne, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

CERMAK SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lawrence Edward Snyder and Edward Black, Salesmen; and Margaret Anne Snyder, Housewife; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CERMAK SALES LIMITED: To create, establish, build up and maintain a selling or purchasing organization for the promotion, sale, advertisement, distribution or introduction of any and all manufactured products, merchandise, personal property and subjects of trade or commerce of every kind and nature or any rights or interests therein and thereto; and to manufacture, handle on commission or otherwise deal in, contract for or otherwise acquire, advertise, promote, introduce, distribute, buy, sell or otherwise dispose of, for itself or for any other or others, any of the aforesaid; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Lawrence Edward Snyder, Margaret Anne Snyder and Edward Black, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

COYLE MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Delmer Coyle, of the village of Straffordville, in the County of Elgin and Province of Ontario, Farmer; Lyle Charles Coyle, of the Township of Bayham, in the said County of Elgin, Farmer; and Max Allen Coyle, of the Town of Tillsonburg, in the County of Oxford and Province of Ontario, Tobacco

Buyer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COYLE MOTORS LIMITED: (a) To buy, sell, lease, use, operate, maintain, repair, let or hire, trade and deal in and with, dispose of, manufacture and repair machinery, engines, equipment, automobiles, trucks, tractors, farm machinery, motor cycles, motor vehicles of all kinds, boats, marine equipment, furnaces, refrigerators, heating equipment and cooling equipment of all kinds and the accessories and parts thereof of every kind and description and to carry on the business of dealers in and manufacturers of any of the said articles; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred 5% cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Town of Delhi, in the County of Norfolk and Province of Ontario; and its Provisional Directors being Charles Delmer Coyle, Lyle Charles Coyle and Max Allen Coyle, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

DAIRYLAND MILK FOODS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Bicknell Keachie, Solicitor; and Doris Mildred Stewart and Mabel Corney, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DAIRYLAND MILK FOODS LIMITED: To carry on and conduct in all its branches a general food products and milk products business and in that connection to manufacture, buy, sell, import, export, trade and otherwise deal in any and all kinds of food products and milk products; with a capital divided into One Thousand Two Hundred and Fifty non-cumulative redeemable 6% preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the Town of Weston, in the said County of York; and its Provisional Directors being James Bicknell Keachie, Doris Mildred Stewart and Mabel Corney, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

DODGE COPPER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Samuel Strashin and Harry William Olch, Barristers; Eva Barrer, Stenographer; George Sher, Salesman; and Ford Edwards, Prospector; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of DODGE COPPER MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel Strashin, Harry William Olch, Eva Barrer, George Sher and Ford Edwards, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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DONAT GRANDMAITRE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donat Grandmaitre, Merchant; Gerard Grandmaitre, Manager; Jean-Paul Grandmaitre, Clerk; Roger Grandmaitre, Supervisor; Gerard Metivier, Accountant; and Rene Diotte, Foreman; all of the Town of Eastview, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DONAT GRANDMAITRE LIMITED: (a) To carry on the business of coal and coke merchants and dealers in all kinds of fuel, including petroleum, oils and gases; and for the further purposes and objects therein set forth; with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said Town of Eastview; and its Provisional Directors being Donat Grandmaitre, Gerard Grandmaitre, Jean-Paul Grandmaitre, Roger Grandmaitre, Gerard Metivier and Rene Diotte, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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FONTHILL LUMBER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Marvin Sherman and Jack Sydney Midanik, Solicitors; Mervyn Cohen, Student-at-Law; and Rae Frank, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons

who thereafter become shareholders therein, a private company under the name of FONTHILL LUMBER LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of a manufacturer of and dealer in logs, lumber, timber, pulp, pulpwood, paper and other products or by-products of wood and pulp and all other articles and materials into which wood, pulp, pulpboard or paper enter or of which they form part; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand Five Hundred 5% non-cumulative redeemable preference shares of Ten dollars each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Marvin Sherman, Mervyn Cohen, Jack Sydney Midanik and Rae Frank, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

FOSTER AND NORTH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Newton Alexander Foster and John Francis North, Printers; and Luella Pearl Foster, Married Woman; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FOSTER AND NORTH LIMITED: To carry on the business of printers, lithographers and stationers; with a capital divided into Three Hundred 5% non-cumulative non-voting preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Newton Alexander Foster, John Francis North and Luella Pearl Foster, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

JAMES H. FROST LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Theodore Rogers and Robert MacGregor Russell, Barristers; and Norman Albert Smith, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JAMES H. FROST LIMITED: (a) To manufacture, buy, sell, import, export and otherwise deal in and with goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, buy, sell, distribute, import, assemble, operate, repair, install, convert, let for hire and otherwise deal in and with every kind and description of heating, sprinkler, re-

frigeration and air-conditioning systems and all controls, appliances, parts, fittings, accessories and kindred articles necessarily or impliedly related thereto, including the construction and installation of all such systems and related equipment, and to carry on any or all of the trades including plumbing, metal working and general contracting necessarily or impliedly incidental or related to the same; and for the further purposes and objects therein set forth; with a capital divided into Eight Thousand Five Hundred non-cumulative redeemable preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being George Theodore Rogers, Robert MacGregor Russell and Norman Albert Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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GENERAL SPRING PRODUCTS INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Kenneth Sims, Francis Costello, Ronald Jasper Reid and Donald Haggart Currie, Barristers; and Marion Wiles, Stenographer; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of GENERAL SPRING PRODUCTS INVESTMENTS LIMITED: (a) To buy, hold, sell and generally deal in shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations, issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and without limiting the generality of the foregoing to acquire by purchase or otherwise the shares, bonds, debentures, debenture stock or other evidences of indebtedness and obligations issued by General Spring Products Limited, incorporated under The Companies Act (Ontario) by Letters Patent dated the 12th of December, A.D. 1924 under the name Fischman Spring Company Limited, and to hold, sell and generally deal with the same; and for the further purposes and objects therein set forth: with a capital divided into Eleven Thousand first preference shares of the par value of Fifty dollars each, Thirty-three Thousand second preference shares without any nominal or par value and One Hundred and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said second preference shares without any nominal or par value shall not exceed in amount or value the sum of Seventy-five Thousand dollars and that the aggregate consideration for the issue of the said common shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred and Fifty Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being James Kenneth Sims, Francis Costello, Ronald Jasper Reid, Donald Haggart Currie and Marion Wiles, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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GROSSMAN'S CAFETERIA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Louis Grossman, Restaurateur; Irving Himel and Sydney Himel, Solicitors; and Jean Cooke and Elsie Kay, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GROSSMAN'S CAFETERIA LIMITED: Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of a restaurant and tavern, to sell food and beverages to the public, and to deal in foods and provisions of every kind and description; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Eight Hundred preference shares of One Hundred dollars each and Two Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Louis Grossman, Irving Himel, Sydney Himel, Jean Cooke and Elsie Kay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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THE HALLICRAFTERS CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Britton Bath Osler, one of Her Majesty's Counsel learned in the Law, Norman MacDougall Simpson, Solicitor, Donald Hugh Ford, Accountant, and Freda Ellen Mandley, Secretary, all of the City of Toronto, in the County of York and Province of Ontario; and William Otto Christopher Miller, of the village of Islington, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE HALLICRAFTERS CANADA LIMITED: To carry on the business of producing, manufacturing, buying, importing, exporting, selling, merchandising, using and dealing in radio receiving sets, phonographs, television receivers, radio communications equipment and electrical and/or electronic apparatus of all descriptions; with a capital of One Hundred Thousand dollars divided into One Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Britton Bath Osler, Norman MacDougall Simpson, William Otto Christopher Miller, Donald Hugh Ford and Freda Ellen Mandley, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

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HATHAWAY, KRAEMER AND LIPPERT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Joseph Wintermeyer and John Salter Askin, Barristers; and Ella Kopf, Stenographer; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HATHAWAY, KRAEMER AND LIPPERT LIMITED: (a) To manufacture, sell and deal in plastic substances of every kind and description and articles made, in whole or in part, from plastic or any similar material; and for the further purposes and objects therein set forth: with a capital divided into Thirteen Thousand Class A preference shares of the par value of One dollar each, Twenty-three Thousand Class B preference shares of the par value of One dollar each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being John Joseph Wintermeyer, John Salter Askin and Ella Kopf, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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HIGHFIELD INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Macaulay Ivey, Francis Walton Dowler and Russell Robertson Sheldrick, all of the City of London, in the County of Middlesex and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HIGHFIELD INVESTMENTS LIMITED: (a) 1. To invest in shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations and to invest and lend money at interest on the security of personal property or without security and to change, alter or realize upon any investments and to reinvest any moneys which may at any time be available for that purpose; and for the further purposes and objects therein set forth: with a capital divided into One Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Hundred Thousand dollars; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Richard Macaulay Ivey, Francis Walton Dowler and Russell Robertson Sheldrick, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

HOMOCREST DAIRY CO-OPERATIVE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas McLaren Mackey, of the Township of Hudson, in the District of Temiskaming and Province of Ontario, Farmer; Philippe Benoit, William Robert Peters and Thomas Gray, all of the Township of Dymond, in the said District of Temiskaming, Farmers; and Leonard Allan Wilson, of the Town of New Liskeard, in the said District of Temiskaming, Dealer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of HOMOCREST DAIRY CO-OPERATIVE Co-operatively: (a) To buy, sell or otherwise dispose of, hold, own, transport, produce, export, import, manufacture, process and deal in milk and products wholly or partially of milk of every kind or nature whatsoever in any state, fresh, processed or otherwise or by-products thereof; and for the further purposes and objects therein set forth: with its Head Office at the said Town of New Liskeard; and its First Directors being Douglas McLaren Mackey, Philippe Benoit, William Robert Peters, Thomas Gray and Leonard Allan Wilson, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

JAVE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Peter Scarth Osler and Walter Halcro Calvin Boyd, Solicitors; and Lillian Alfreda Bennett and Hazel Jane Miller, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JAVE LIMITED: (a) To purchase or otherwise acquire and to sell, exchange, lease, mortgage, charge, turn to account, dispose of and deal in property, real and personal, and rights of every kind in particular franchises, options, contracts, business concerns and undertakings; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Peter Scarth Osler, Walter Halcro Calvin Boyd, Lillian Alfreda Bennett and Hazel Jane Miller, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

JONES TRANSPORT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Hawley Boddy, Richard Whittaker Reville and Robert Irwin Ryerson, Barristers; and Rena Oliver and Joan Blaha, Stenographers; all of the City of Brantford, in the County of Brant and

Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JONES TRANSPORT COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of transport operators and general carriers of goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being Albert Hawley Boddy, Richard Whittaker Reville, Robert Irwin Ryerson, Rena Oliver and Joan Blaha, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

MACDONALD BUILDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Philip Henry Sullivan and Archibald Eugene Mix, Solicitors; and Helen Ann Lindsay, Secretary; all of the City of St. Catharines, in the County of Lincoln and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MACDONALD BUILDINGS LIMITED: (a) To acquire by purchase, lease, exchange, concession or otherwise and to own, operate, maintain, rent, lease, mortgage or otherwise charge or encumber lands and premises situate in the said City of St. Catharines and known as municipal numbers 12 and 14 King Street and such rights-of-way and easements as may be appurtenant thereto or enjoyed therewith and such other lands and premises as may be contiguous or adjacent thereto or in the vicinity thereof or wherever situate which may be used in conjunction therewith, and to build upon, develop and improve the said lands and premises or any part or parts thereof; and for the further purposes and objects therein set forth: with a capital divided into Nine Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of St. Catharines; and its Provisional Directors being Philip Henry Sullivan, Archibald Eugene Mix and Helen Ann Lindsay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

NEW FORTUNE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Clarke Campbell, Hugh Emerson Martin and Robert Conlin White, Barristers; James Robert Tyrrell, Student-at-Law; and Lena Jane Empey, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NEW FORTUNE MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Clarke Campbell, Hugh Emerson Martin, Robert Conlin White, James Robert Tyrrell and Lena Jane Empey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

NIGHTINGALE UPHOLSTERY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Nightingale and Bernard Daniel Nightingale, Manufacturers; and Annie Nightingale, Married Woman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NIGHTINGALE UPHOLSTERY COMPANY LIMITED: (a) To carry on business as manufacturers, wholesalers and retailers, exporters and importers of upholstered goods and articles of furniture of every kind whatsoever and of all kinds of cottons and other textile materials used in the furniture and fixture trade; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into One Thousand preference shares of Ten dollars each and Four Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Albert Nightingale, Bernard Daniel Nightingale and Annie Nightingale, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

RUSS NOBLE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Russell Hamilton Noble, Automobile Dealer, and Mary Margaret Noble, Married Woman, both of the Township of Brantford, in the County of Brant and Province of Ontario; and Panayoti Allen

Ballachey, of the City of Brantford, in the said County of Brant, Barrister; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RUSS NOBLE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, trucks, farm machinery and implements, cars, boats, flying machines, motors, engines, machines, carburetors, accessories, parts and all kinds of machinery, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Four Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being Russell Hamilton Noble, Mary Margaret Noble and Panayoti Allen Ballachey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

THE PENSLAR CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jeremie Luke Walker, Manufacturing Chemist; Helena Rose Walker, Housewife; and Regina Isabel Walker, Stenographer; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE PENSLAR CO. LIMITED: Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to manufacture, compound, sell and distribute chemicals, cosmetics, pharmaceutical preparations, tooth brushes, dentifrices and dental supplies and sundries and, as wholesalers only and not as retailers, to manufacture and deal in drugs and medicines; with a capital divided into One Hundred and Fifty Thousand non-voting preference shares of the par value of One dollar each and One Hundred and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred and Fifty Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Jeremie Luke Walker, Helena Rose Walker and Regina Isabel Walker, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

PLYWOOD HOME IMPROVEMENTS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jean Armstrong Kerr, Secretary; Gladys Mary Griffiths, Bookkeeper; and Jack Gilbert and Harry Cravit, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PLYWOOD HOME IMPROVEMENTS COMPANY LIMITED: (a) To carry on the business of lumbering and the lumber trade in all its branches and all other business incidental thereto; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Jean Armstrong Kerr, Gladys Mary Griffiths, Jack Gilbert and Harry Cravit, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

PRADO OIL AND GAS COMPANY LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Galbraith Edison, John Black Aird and Douglas Albert Berlis, Solicitors; and Eileen Golfetto and Dorothy Nona Dunn, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of PRADO OIL AND GAS COMPANY LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Galbraith Edison, John Black Aird, Douglas Albert Berlis, Eileen Golfetto and Dorothy Nona Dunn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

RIVERSIDE FIREMEN'S ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leo Gerald Mansell, Plant Protection Officer; Howard Kenneth Friest, Fire Chief; Melvin Roy Tuer, Paul Blaise Drouillard, Bernard Arthur Campeau and Jerome Leo Lauzon, Labourers; and

Louis Charles Drouillard, Public Utilities Employee; all of the Town of Riverside, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of RIVERSIDE FIREMEN'S ASSOCIATION: (a) To promote interest in the fire fighters and firemen of the Corporation of the Town of Riverside, Ontario; and for the further purposes and objects therein set forth; with its Head Office at the said Town of Riverside; and its First Directors being Leo Gerald Mansell, Howard Kenneth Friest, Melvin Roy Tuer, Paul Blaise Drouillard, Louis Charles Drouillard, Bernard Arthur Campeau and Jerome Leo Lauzon, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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13

EARL J. ROSE CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Earl John Rose, Building Contractor; Muriel Margaret Hardy, Housewife; and Gavin Archer Hardy, Electrician; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EARL J. ROSE CONSTRUCTION COMPANY LIMITED: (a) To carry on business as contractors, builders and roofers and importers and manufacturers of and dealers in concrete, cement, asphalt, sheet metal, roof preparations and other materials which can be used directly or indirectly by contractors, builders or roofers; and to act as agents for other persons or corporations carrying on a similar business, and to carry on any other business of a like nature or incidental to the foregoing; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being Earl John Rose, Muriel Margaret Hardy and Gavin Archer Hardy, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

ROWAN FISHERMANS CO-OPERATIVE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leighton Llewellyn Cronk, Leon Schram, Robert Abbott, James Pretty, Lorne Hunter, Harvey Ferris, Stephen Rohrer and Spencer Smith, all of the Village of Port Rowan, in the County of Norfolk and Province of Ontario, Fishermen; and Leighton Brown, of the Township of Houghton, in the said County of Norfolk, Fisherman; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ROWAN FISHERMANS CO-OPERATIVE Co-operatively: (a) To buy, sell or otherwise dispose of, hold, own, transport, produce, export, import, manufacture, process and

deal in fish or other products of the waters of the Province of Ontario of every kind or nature whatsoever in any state, fresh, processed or otherwise or by-products thereof; and for the further purposes and objects therein set forth: with its Head Office at the said Village of Port Rowan; and its First Directors being Leighton Llewellyn Cronk, Leon Schram, Robert Abbott, James Pretty, Lorne Hunter, Leighton Brown, Harvey Ferris, Stephen Rohrer and Spencer Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

DAVID J. RUSSELL DRUGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Johnstone Russell and Ronald James Ramsay, Druggists; and Catherine Campbell Russell, Married Woman; all of the Town of Oakville, in the County of Halton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DAVID J. RUSSELL DRUGS LIMITED Subject to the provisions of The Pharmacy Act: (a) To manufacture, buy, sell, import, export and deal in all kinds of drugs, medicines, pharmaceutical, medicinal, chemical and other preparations and articles and all other goods and all other articles pertaining to the drug and chemical business and to carry on the business of manufacturing chemists and, without limiting the generality of the foregoing, to deal in and with all manner of physicians', hospital and sickroom supplies; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said Town of Oakville; and its Provisional Directors being David Johnstone Russell, Catherine Campbell Russell and Ronald James Ramsay, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

SHIRLEY'S HOME FURNISHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Aime Guilbault, Merchant; John Noel Desmarais, one of Her Majesty's Counsel learned in the Law; and Mary Parchewski, Stenographer; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SHIRLEY'S HOME FURNISHERS LIMITED: To manufacture, make, produce, build, construct, create, evolve, design, prepare, adapt, assemble, alter, change, improve, sell, import, export, exchange, lease, hire, distribute, market, exploit, receive, dispose

of and in any and every manner whatsoever trade and deal in furniture and furniture novelties of every description; and to traffic in lumber and other materials and any of the products thereof and any articles, chattels, goods and merchandise of every description whatsoever that are necessarily or impliedly incidental thereto; with a capital divided into Twenty-five Thousand non-cumulative redeemable preference shares of the par value of One dollar each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Arthur Aime Guilbault, John Noel Desmarais and Mary Parchewski, hereinbefore-mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

SKLAR FURNITURE MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Sklar, of the City of Toronto, in the County of York and Province of Ontario, Manufacturer; and Joseph Sklar and Samuel Sklar, both of the City of Oshawa, in the County of Ontario and Province of Ontario, Manufacturers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SKLAR FURNITURE MANUFACTURING COMPANY LIMITED: (a) To manufacture, make, produce, build, construct, create, evolve, design, prepare, adapt, assemble, alter, change, improve, sell, import, export, exchange, lease, hire, distribute, market, exploit, receive, dispose of and in any and every manner whatsoever trade and deal in furniture and furniture novelties of every description, and to traffic in lumber, textiles, metals and other materials and any of the products thereof and any articles, chattels, goods and merchandise of every description whatsoever that are necessarily or impliedly incidental thereto; and for the further purposes and objects therein set forth; with a capital of Two Hundred Thousand dollars divided into Nineteen Thousand non-cumulative redeemable preference shares of Ten dollars each and Ten Thousand Common shares of One dollar each; with its Head Office at the said City of Oshawa; and its Provisional Directors being Harry Sklar, Joseph Sklar and Samuel Sklar, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

SKYLINE HOMES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Marvin Sherman and Jack Sydney Midanik, Solicitors; Mervyn Cohen, Student-at-Law; and Rae Frank, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private

company under the name of SKYLINE HOMES LIMITED: (a) To acquire by purchase, lease, exchange, concession or otherwise city lots, farm lands, mining or fruit lands, town sites, grazing and timber lands and any description of real estate and real property or any interest and rights therein, legal or equitable or otherwise howsoever, together with any buildings or structures that may be on the said lands or any of them; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand 5% non-cumulative redeemable preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Marvin Sherman, Jack Sydney Midanik, Mervyn Cohen and Rae Frank, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

L. S. SNELGROVE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lawrence Stanley Snelgrove, Real Estate Broker; Robert Alfred Best, Barrister; and Terence Doidge, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of L. S. SNELGROVE CO. LIMITED: Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to buy, sell, exchange, acquire, dispose of and trade in all types and kinds of real estate, real property, land and premises and to buy, sell and trade in all types of mortgages on real property as agents or brokers on commission or otherwise for the owners, vendors and purchasers thereof and to act as agents or brokers on commission or otherwise for the rental of all types of real estate, real property, land and premises, and to act as agents, brokers, vendors, sub-agents or salesmen for all types and kinds of insurance; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Lawrence Stanley Snelgrove, Robert Alfred Best and Terence Doidge, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

TRAPP-TURNER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Carl Trapp, Plumber, and Clara Trapp, Married Woman, both of the village of Bridgeport, in the County of Waterloo and Province of Ontario; and Gordon Thomas Turner, Electrician, and Ada Ileen Turner, Married Woman, both of the City of Waterloo, in the said County of Waterloo; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TRAPP-TURNER LIMITED: (a) To carry on the business of plumbers and manufacturers and contractors for plumbing and sanitary fixtures and

supplies, heating and ventilating plant and supplies, pipes, fittings, apparatus and repairs for heat, light, gas or water supplies, tinsmithing, sheet metal work, general contractors and dealers in builders' supplies of all kinds; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Waterloo; and its Provisional Directors being Carl Trapp, Gordon Thomas Turner, Clara Trapp and Ada Ileen Turner, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

T. G. VATCHER AND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Forsyth Burt and Richard Goodman Burt, Solicitors; and Marjory Barnes, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of T. G. VATCHER AND COMPANY LIMITED: (a) To solicit, obtain, prepare, compose, design, print, publish, issue and distribute advertisements, and to conduct, carry on and maintain a general advertising business, and to engage in all branches and kinds of work incidental thereto; and for the further purposes and objects therein set forth: with a capital divided into One Thousand preference shares of the par value of Ten dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being David Forsyth Burt, Richard Goodman Burt and Marjory Barnes, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

VINMONT INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lee Andrew Kelley and William Gordon Burke-Robertson, Barristers; and Anne Elizabeth Douglas, Secretary; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of VINMONT INVESTMENTS LIMITED: (a) To purchase, whether or not subject to mortgage, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them; and to sell, lease, exchange, mortgage

or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Twenty Thousand preference shares of the par value of Ten dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Lee Andrew Kelley, William Gordon Burke-Robertson and Anne Elizabeth Douglas, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

WALKER'S FOOD SERVICES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Genevieve Ann Walker, Married Woman; and Thomas Francis Byrne, Douglas Winters, Duncan James MacDonald and George Emerson Bell, Solicitors; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WALKER'S FOOD SERVICES LIMITED: (a) To carry on the business of catering in all its branches; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Genevieve Ann Walker, Thomas Francis Byrne and Douglas Winters, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(662)

13

Supplementary Letters Patent

AMERICAN YELLOWKNIFE MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to AMERICAN YELLOWKNIFE GOLD MINES LIMITED (No Personal Liability), incorporated February 5, A.D. 1945: (a) Changing the name of the Company to AMERICAN YELLOWKNIFE MINES LIMITED; and (No Personal Liability): (b) Increasing the capital of the Company from the sum of Three Million Five Hundred Thousand dollars to the sum of Five Million dollars

by the creation of an additional One Million Five Hundred Thousand shares of One dollar each, ranking *pari passu* in all respects with the existing shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663)

13

CONSOLIDATED LEAF TOBACCO COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CONSOLIDATED LEAF TOBACCO COMPANY, LIMITED, incorporated November 28, A.D. 1931: (a) Designating the One Thousand shares of the capital stock of the Company of One dollar each as One Thousand common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of One Thousand dollars to the sum of Two Hundred and One Thousand dollars by the creation of Twenty Thousand non-cumulative preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663)

13

DENMAN ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DENMAN ENTERPRISES LIMITED, incorporated April 21, A.D. 1950: (a) Designating the One Thousand shares of the capital stock of the Company without any nominal or par value as One Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Two Hundred and Fifty Thousand non-voting preference shares of the par value of One dollar each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, terms, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663)

13

DEWART MILLING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DEWART MILLING COMPANY LIMITED, incorporated July 3, A.D. 1942: (a) Designating the One Thousand shares of the capital stock of the Company of One Hundred dollars each as One Thousand common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of Six Hundred Thousand dollars by the creation of Five Thousand preference shares of

One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663)

13

DOCON TELEPHONES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of Part XIII of The Companies Act, the Lieutenant-Governor in Council has, by an Order dated the 13th day of March, A.D. 1952, been pleased to direct the issue of Supplementary Letters Patent to DOCON TELEPHONES LIMITED, incorporated June 21, A.D. 1916: Increasing the capital of the Company from the sum of Forty-five Thousand dollars to the sum of Seventy-five Thousand dollars by the creation of an additional Six Thousand shares of Five dollars each.

ARTHUR WELSH,
Provincial Secretary.

(663)

13

GREENSTEIN & HERLICK, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GREENSTEIN & HERLICK, LIMITED, incorporated January 26, A.D. 1933: (a) Designating the One Thousand Six Hundred shares of the capital stock of the Company of Twenty-five dollars each as One Thousand Six Hundred common shares of Twenty-five dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of Two Thousand Four Hundred non-voting preference shares of Twenty-five dollars each, ranking in priority to the common shares of the Company and being subject to the restrictions and limitations therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663)

13

HAINES AND FARRELL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HAINES AND FARRELL LIMITED, incorporated December 21, A.D. 1950: Changing the Three issued and the Thirty-nine Thousand Nine Hundred and Ninety-seven unissued common shares of the capital stock of the Company of the par value of One dollar each into Three issued and Thirty-nine Thousand Nine Hundred and Ninety-seven unissued common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the Thirty-nine Thousand Nine Hundred and Ninety-seven unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663)

13

THE IRON BRIDGE ELECTRICAL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of Part XIII of The Companies Act, the Lieutenant-Governor in Council, by an Order dated the 6th day of March, A.D. 1951, has been pleased to direct the issue of Supplementary Letters Patent to THE IRON BRIDGE ELECTRICAL COMPANY LIMITED, incorporated April 16, A.D. 1946: (a) Re-classifying and converting Six Thousand Nine Hundred and Seventy-nine issued shares of the capital stock of the Company of One dollar each recorded on the books of the Company in the name of J. W. Pickerel into Six Thousand Nine Hundred and Seventy-nine issued preference shares of One dollar each and having attached thereto the terms and conditions therein set forth; (b) Designating the remaining Thirteen Thousand and Twenty-one issued and unissued shares of the capital stock of the Company of One dollar each as Thirteen Thousand and Twenty-one common shares of One dollar each.

ARTHUR WELSH,
Provincial Secretary.

(663) 13

LESJACK EXPLORATION CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LESJACK EXPLORATION CO. LIMITED, incorporated January 25, A.D. 1944, (a) Decreasing the capital with which the Company shall carry on business from the sum of Twenty-seven Thousand Five Hundred and Three dollars to the sum of Twenty-three Thousand Six Hundred and Sixty-three dollars and Forty-one cents; and (b) Further decreasing the capital with which the Company shall carry on business from the sum of Twenty-three Thousand Six Hundred and Sixty-three dollars and Forty-one cents to the sum of Ten Thousand One Hundred and Sixty-three dollars and Forty-one cents and authorizing payment back to the shareholders pro rata of the sum of Thirteen Thousand Five Hundred dollars either in cash or in specie.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663) 13

McKERRROW MINING SYNDICATE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to McKERRROW MINING SYNDICATE LIMITED, incorporated March 18 A.D. 1943, Extending the existence of the Company for a further period of one year from the date thereof.

R. J. CUDNEY,
Deputy Provincial Secretary

(663) 13

THE PETROLANE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 6th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario,

under his Seal of Office, to THE PETROLANE CORPORATION LIMITED, incorporated May 5, A.D. 1947, Increasing the capital stock of the Company by the creation of an additional Fifty Thousand common shares without any nominal or par value, ranking *pari passu* in all respects with the existing common shares of the Company; provided, however, that the aggregate consideration for the issue of the additional common shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred and Fifty Thousand dollars.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663) 13

STAROBA INDUSTRIAL RESEARCH CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STAROBA INDUSTRIAL RESEARCH CO. LIMITED, incorporated November 4, A.D. 1942, Increasing the capital stock of the Company: (a) by the creation of an additional Four Hundred and Fifty non-voting preference shares of the par value of One Hundred dollars each, ranking *pari passu* in all respects with the existing non-voting preference shares of the Company; and (b) by the creation of an additional One Thousand Five Hundred common shares without any nominal or par value; provided, however, that the consideration for the issue of the Eight Hundred presently unissued and the additional One Thousand Five Hundred common shares without any nominal or par value shall not exceed in amount or value the sum of Ten dollars for each share.

R. J. CUDNEY,
Deputy Provincial Secretary.

(663) 13

Change of Name

CANADIAN SIEMPELKAMP LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 17th day of March, A.D. 1952, has changed the name of CANADIAN SIEMPELKAMP SERVICE LIMITED, Incorporated June 18th, 1951, to CANADIAN SIEMPELKAMP LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

(664) 13

DENLAKE MINING COMPANY LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 10th day of March, A.D. 1952, has changed the name of LEWMUL GOLD MINES LIMITED (No Personal

Liability), Incorporated June 30th, 1950, to DEN-LAKE MINING COMPANY LIMITED (No Personal Liability).

R. J. CUDNEY,
Deputy Provincial Secretary.

(664) 13

PEERLESS FURNACE & MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Lieutenant-Governor in Council has, by an Order dated the 13th day of March, A.D. 1952, changed the name of ACME FURNACES & MANUFACTURING LIMITED, incorporated January 5th, 1950, to PEERLESS FURNACE & MANUFACTURING COMPANY LIMITED.

ARTHUR WELSH,
Provincial Secretary.

(664) 13

Surrender and Cancellation of Letters Patent and Termination of Existence

W. J. DOUGLAS COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of W. J. DOUGLAS COMPANY, LIMITED, incorporated by Letters Patent dated the 28th day of September, A.D. 1926, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

FAIR'S HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of FAIR'S HARDWARE LIMITED, incorporated by Letters Patent dated the 21st day of March, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

LAROSE-ROUYN MINES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of LAROSE-ROUYN MINES, LIMITED, incorporated by Letters Patent dated the 7th day of October, A.D. 1926, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

MAPLE CITY GAS AND OIL COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of MAPLE CITY GAS AND OIL COMPANY, LIMITED, incorporated by Letters Patent dated the 25th day of August, A.D. 1932, and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

MELBOURNE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MELBOURNE, LIMITED incorporated by Letters Patent dated the 13th day of May, A.D. 1912, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

PASTIME PUBLICATIONS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of PASTIME PUBLICATIONS LIMITED, incorporated by Letters Patent dated the 22nd day of October, A.D. 1943, and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

PRECISION BEARING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PRECISION BEARING COMPANY LIMITED, incorporated by Letters Patent dated the 27th day of April, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(666) 13

M. S. TAYLOR'S, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of M. S. TAYLOR'S, LIMITED, incorporated by Letters Patent dated the 30th day of June, A.D. 1932, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(665) 13

Licenses in Mortmain

INTERNATIONAL WAXES LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 13th day of March, A.D. 1952, has been pleased to authorize INTERNATIONAL WAXES LIMITED, a Corporation created by or under the authority of the Laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 21st day of May, A.D. 1945, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$900,000.00.

ARTHUR WELSH
Provincial Secretary.

(666) 13

THE D. McCALL COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 13th day of March, A.D. 1952, has been pleased to authorize THE D. McCALL COMPANY, LIM-

ITED, a Corporation created by or under the authority of the Laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 22nd of May, A.D. 1908, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH,
Provincial Secretary.

(666) 13

PARKER'S CLEANERS AND DYERS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 13th day of March, A.D. 1952, has been pleased to authorize PARKER'S CLEANERS AND DYERS, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 27th day of April, A.D. 1934, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH,
Provincial Secretary.

(666) 13

LES SOEURS DE LA CONGREGATION
DE NOTRE-DAME

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 6th day of March, A.D. 1952, has been pleased to authorize LES SOEURS DE LA CONGREGATION DE NOTRE-DAME, a Corporation created by or under the authority of a Special Act of the Legislature of the Province of Canada, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH,
Provincial Secretary.

(666) 13

THE UKRAINIAN CATHOLIC MISSION OF THE
MOST HOLY REDEEMER

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 13th day of March, A.D. 1952, has been pleased to authorize THE UKRAINIAN CATHOLIC MISSION OF THE MOST HOLY REDEEMER, a Corporation created by or under the authority of a Special Act of the Parliament of the Dominion of Canada, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH,
Provincial Secretary.

(666) 13

Extra-Provincial Corporations

JACOBSEN MANUFACTURING COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 13th day of March, A.D. 1952, been pleased to authorize JACOBSEN MANUFACTURING COMPANY, a Corporation created by or under the authority of the laws of the State of Wisconsin, one of the United States of America, on the 13th day of December, A.D. 1917, by Articles of Organization: To sell lawn mowing and maintenance equipment, water systems and similar products;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$8,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Richmond Wyllie Hart, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Law, to be its Attorney.

ARTHUR WELSH,
Provincial Secretary.

(667)

13

NEW CONTINENTAL OIL COMPANY OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra-Provincial Corporations Act, the Lieutenant-Governor in Council, by an Order dated the 6th day of March, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario to NEW CONTINENTAL OIL COMPANY OF CANADA LIMITED, a Corporation created by or under the authority of the laws of the Province of Alberta, authorizing the Corporation, under the said corporate name, to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence dated the 28th day of April, A.D. 1949, granted to the Corporation under the name of CONTINENTAL OIL COMPANY OF CANADA LIMITED.

ARTHUR WELSH,
Provincial Secretary.

(667)

13

URWICK, ORR & PARTNERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra Provincial Corporations Act, the Lieutenant-Governor in Council has, by a License under the Great Seal of the Province of Ontario, bearing date the 13th day of March, A.D. 1952, been pleased to authorize URWICK, ORR & PARTNERS LIMITED, a Corporation created by or under the authority of the laws of Great Britain and Northern Ireland, on the 6th day of September, A.D. 1934, by Memorandum and Articles of Association: (a) To carry on the trade or business of management technicians, consultants, advisers, investigators and in particular of organization technicians in connection with labour utilization, factory planning, office management, personnel management, purchasing and storekeeping, marketing,

transportation, financial control and general organization and every aspect of scientific management; and for the further purposes and objects therein set forth;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$30,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed John Willock Seymour, of the City of Toronto, in the County of York and Province of Ontario, to be its Attorney.

ARTHUR WELSH,
Provincial Secretary.

(667)

13

Notice of Redemption

NOTICE OF REDEMPTION

3¼ per cent Debentures of the Province of Ontario

Series "RN"

Dated 1st May, 1940.

Due 1st May, 1955.

NOTICE IS HEREBY GIVEN to all holders of outstanding 3¼ per cent debentures of the Province of Ontario dated 1st May, 1940, due 1st May, 1955, Series "RN", that pursuant to the provisions thereof, all such outstanding debentures are hereby called for redemption and prior payment as an entirety at the principal sum thereof on the 1st day of May 1952, at the Bank of Montreal, The Canadian Bank of Commerce, The Bank of Nova Scotia or The Royal Bank of Canada in either of the cities of Toronto or Montreal at the holder's option, upon surrender of the said debentures with the interest coupons due 1st November, 1952, and all subsequent coupons attached. Registered debentures should be accompanied by all instruments requisite for transfer. Interest on all such debentures shall cease to accrue from and after 1st May, 1952.

LESLIE M. FROST,
Provincial Treasurer.

Toronto, 7th March, 1952.

(572)

11-12-13

Parliamentary Notice

LEGISLATIVE ASSEMBLY OF ONTARIO

PARLIAMENTARY NOTICE

Wednesday, the Thirteenth day of February next, will be the last day for depositing Private Bills with the Clerk of the Assembly, free of penalty.

Wednesday, the Fifth day of March next, will be the last day for presenting Petitions for Private Bills.

Wednesday, the Twelfth day of March next, will be the last day for introducing Private Bills.

Wednesday, the Second day of April next, will be the last day for receiving Reports of Committees on Private Bills.

ALEX. C. LEWIS, Q.C.,
Clerk of the Legislative Assembly.

Toronto,
January 23rd, 1952.

(250)

T.F.N.

Corporation Notices

FALCON SPECIALTY SALES LIMITED

NOTICE IS HEREBY GIVEN that Falcon Specialty Sales Limited will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto this 17th day of March, 1952.

S. GOTFRID,
Its Solicitor.

(668)

13

THE PERTH CURLING AND BOWLING CLUB LIMITED

UNDER the provisions of the Ontario Companies Act, The Perth Curling and Bowling Club Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 21st day of March, A.D. 1952.

J. F. O'GORMAN,
Secretary.

(673)

13

SCARLETT FABRICS LIMITED

BY-LAW No. 10

Varying the number of Directors and fixing the quorum of the Board

BE IT ENACTED by the Directors of Scarlett Fabrics Limited as a by-law thereof as follows:

1. The number of the Board of Directors of the Company be and it is hereby increased from 3 to 4.

2. The quorum of the Board of Directors of the Company be and the same is hereby fixed at 2.

3. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted and passed this 31st day of December, A.D. 1951.

JOHN T. SCARLETT,
President.
FRANCES J. WINFIELD,
Secretary.

I hereby certify that the foregoing is a true copy of By-law No. 10 of the Company, duly passed at a meeting of the Directors held on the 31st day of December, 1951, and that the said by-law was unanimously confirmed and sanctioned by the shareholders of the Company at a meeting held on the 31st day of December, 1951.

F. J. WINFIELD,
Secretary.

(674)

13

THE EXCELSIOR LIFE INSURANCE COMPANY

BY-LAW NUMBERED A4

Being a By-law fixing the quorum of the Board of Directors

WHEREAS Supplementary Letters Patent have been granted to the Company providing that it shall not be necessary for a majority of the Directors to constitute a quorum of the Board;

AND WHEREAS it is deemed expedient to provide that the number of Directors to constitute a quorum of the Board, upon the granting of the said Supplementary Letters Patent, shall be five (5);

NOW THEREFORE be it enacted and it is hereby enacted as a By-law of The Excelsior Life Insurance Company (herein called the "Company"):

1. That the number necessary to constitute a quorum of the Board of Directors be and the same is hereby fixed at five (5).

2. That paragraph numbered 4 of the General By-law of the Company be amended as of the date of the said Supplementary Letters Patent by deleting therefrom the words "Seven of the Directors shall form a quorum for the transaction of business" and substituting therefor "Five of the Directors shall form a quorum for the transaction of business."

Passed and enacted this 14th day of February, 1952.

Witness the corporate seal of the Company.

A. B. MATTHEWS,
President.

(Seal)

M. S. CROCKFORD,
Secretary.

I, Morgan S. Crockford, Secretary of The Excelsior Life Insurance Company, hereby certify that the foregoing is a true and correct copy.

Dated at Toronto, Ontario, this 20th day of March, 1952.

M. S. CROCKFORD,
Secretary.

(Seal)

(675)

13

UNDER the provisions of The Ontario Companies Act, MOUNT PLEASANT CEMETERY COMPANY hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for

the termination of its corporate existence on and from a day to be fixed by the Lieutenant-Governor in Council.

Dated at London, Ontario, this 21st day of March, A.D. 1952.

J. R. MORRITT,
Secretary.

(676) 13

CO-RO-LITE LIMITED

NOTICE IS HEREBY GIVEN that Co-Ro-Lite Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Windsor, Ontario, this 21st day of March, 1952.

CHARLES A. BELL, Q.C.,
Secretary.

(677) 13

BROCKTON REALTY LIMITED

Under The Companies Act (Ontario) BROCKTON REALTY LIMITED hereby gives notice that it will make application to His Honour The Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by The Lieutenant-Governor.

Dated at Toronto this 26th day of March, A.D. 1952.

BROCKTON REALTY LIMITED,
By its Solicitor,
Harold H. Siegal,
372 Bay Street, Toronto, Ont.

(686) 13

BY-LAW No. 6

A by-law to effect an increase in the number of the Board of Directors.

BE IT ENACTED and it is hereby enacted as a by-law of SOBLE TEA & COFFEE COMPANY, LIMITED as follows:

1. The number of the Directors of the Company be and the same is hereby increased from 3 to 4, so that the Board of Directors of the Company shall hereafter be composed of 4 Directors.

2. Two Directors shall constitute a quorum at any Meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed and enacted by the Board this 8th day of June, 1950.

Witness the Corporate seal of the Company.

J. M. SOBLE,
President.
MORTON SOBLE,
Secretary.

I, Morton Soble, Secretary of Soble Tea & Coffee Company, Limited, hereby certify that the above is

a true copy of By-law Number 6 of Soble Tea & Coffee Company, Limited, as passed at a meeting of the Directors of the Company on the 8th day of June, 1950.

Dated this 8th day of June, 1951.

MORTON SOBLE,
Secretary.

(687) 13

KALI TRADING CO., LIMITED

NOTICE IS HEREBY GIVEN that Kali Trading Co., Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto this 24th day of March, 1952.

R. BORSHAY,
(Secretary).

(709) 13

PENBURY PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that Penbury Products Limited will make an application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Toronto this 25th day of March, 1952.

G. M. FERGUSON,
Secretary.

(710) 13

BY-LAW No. 8

Being a by-law varying number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a by-law of MAGAZINE DISTRIBUTORS AND SALES LIMITED (herein called the "Company") as follows:

1. The number of Directors of the Company be and the same is hereby decreased from four (4) to three (3) so that the Board of Directors of the Company shall hereafter be composed of three (3) Directors.

2. Two Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 1st day of March, 1950.

Witness the Corporate seal of the Company.

PHILIP BIRCH,
President.

(Seal)

MASON S. HARGREAVES,
Secretary.

(711) 13

AIR TERMINAL TRANSPORT LIMITED

By-Law No. 5

BE IT ENACTED and it is hereby enacted as a by-law of Air Terminal Transport Limited (herein called the "Company") as follows:

1. The number of directors of the Company be and the same is hereby decreased from seven to three so that the board of directors of the Company shall hereafter be composed of three directors.

2. Two directors shall constitute a quorum at any meeting of the board of directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed by the directors and sealed with the Company's seal this 15th day of March, 1952.

FREDERICK E. COOMBS,
President.

(Corporate Seal)

WILLIAM G. COOMBS,
Secretary-Treasurer.

Certified a true copy of By-law Number 5 duly passed by the Directors and unanimously confirmed by the shareholders at a meeting duly called for considering the same.

WILLIAM G. COOMBS,
Secretary-Treasurer.

(716)

13

NOTICE IS HEREBY GIVEN that RAYMOND CONSTRUCTION COMPANY LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, Ontario, this 28th day of March, 1952.

LORRAINE FREDA RAYMOND,
Secretary-Treasurer.

(717)

13

Notice to Creditors

MARY ANN ANTIQUES AND GIFTS LIMITED

TAKE NOTICE that if you have any claim against Mary Ann Antiques and Gifts Limited, proof of such claim must be filed with the Liquidator within thirty days of the date of this Notice, after which time the assets, if any, of the above company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at Toronto this 29th day of March, A.D. 1952.

LEON PAPE,
Liquidator,
220 Bay St., Toronto.

(712)

13

NOTICE IS HEREBY GIVEN that Margaret E. Best of the Township of Bertie, in the County of Welland, did on the 14th day of March, 1952, make a sale in bulk of her assets, chattels, fixtures and good will under the terms and provisions of the Bulk Sales Act to James Koslowski and Tulia Koslowski and that I have been appointed trustee of the proceeds of the said sale.

Creditors are requested to file their claims with me, with the proof and particulars thereof required by the said act on or before the 15th day of April, 1952.

Notice is further given that as soon as possible after the 15th day of April, 1952, I will proceed to distribute the proceeds of the said sale among the parties entitled thereto having regard only to the claims, notice of which has then been given to me and I will not be liable for the assets or any part thereof so distributed to any person or persons of whose claim I shall not then have notice.

Dated at Ridgeway this 24th day of March, 1952.

W. K. BROWN, Q.C.,
Trustee,
Ridge Road,
Ridgeway, Ontario.

(718)

13-14

Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us the undersigned Hedley Court and Elizabeth Bishop, formerly Cowdrill, carrying on business as manufacturing jewellers at 39 Lombard Street in the City of Toronto under the firm name of COWDRILL & COMPANY has this day been dissolved by mutual consent, so far as regards the said Elizabeth Bishop who retires from the firm.

The business in future will be carried on under the same name by the said Hedley Court who will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated at Toronto this 11th day of March, 1952.

HEDLEY COURT.
ELIZABETH BISHOP.

(669)

13

TAKE NOTICE that the Limited Partnership known as LITMAN ELECTRIC CO. consisting of Al Litman, as General Partner, and Arthur Larlham, Edward Stanley Cook and Robert Edgar Vick as Limited Partners, was on the 14th day of March, 1952, dissolved.

Dated at Toronto this 20th day of March, 1952.

AL LITMAN,
ARTHUR LARLHAM,
EDWARD STANLEY COOK,
ROBERT EDGAR VICK,
by their solicitors,
SHERMAN & MIDANIK,
21 Dundas Square, Toronto.

(670)

13

TAKE NOTICE that GALT INDUSTRIAL SEWING MACHINE COMPANY, formerly carried on by Stewart Rozell as sole partner, was, on the first day of March, 1952, dissolved. And further take notice that from the first day of March, 1952, the Galt Industrial Sewing Machine Company was carried and will be carried on under that name by Glenn Guy Lovegrove as sole partner.

DUFRESNE, GOULD AND
DUFRESNE.

(678) 13

Change of Name Act

TAKE NOTICE that Audrey Patricia Murray, who resides at 98 Sherbrooke Street in the Town of Perth, in the County of Lanark, will apply to His Honour Judge Frank Worthington Wilson, at the Court House, Perth, Ontario, on Friday, the 25th day of April, 1952, at the hour of 10.30 o'clock in the forenoon, to change her name to Audrey Patricia Lee.

Dated at Perth this 20th day of March, 1952.

O'DONNELL & DULMAGE,
Perth, Ontario,
Solicitors for the Applicant.

(679) 13

TAKE NOTICE that the application, pursuant to the above Act, of Isaac Shamovich, residing at 1560 Bathurst Street, in the City of Toronto, in the County of York, to change his name to Isaac Shamai, and that of his wife, Ethel April Shamovich, to Ethel April Shamai, will be heard by His Honour Judge McDonagh, in his Chambers at the City Hall, Toronto, on Friday, the 25th day of April, 1952, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 20th day of March, 1952.

SAMUEL JOHN KELNER,
85 Richmond Street West,
Toronto, Ontario,
Solicitor for the Applicant.

(680) 13

TAKE NOTICE that, pursuant to The Change of Name Act, 1950, Mike Petlowamj, of Suite 1-123 South May Street, in the City of Fort William, in the District of Thunder Bay, will apply to His Honour Judge T. M. Mulligan, in the Court House, Port Arthur, Ontario, on Tuesday, the 29th day of April, 1952, at 10 o'clock in the forenoon, to change his name to Michael Andrew Petlow, to change his wife's name from Jennie Clara Petlowamj to Jennie Clara Petlow, to change his son's name from Gary Anthony Petlowamj to Gary Anthony Petlow, and to change his son's name from Brian Andrew Petlowamj to Brian Andrew Petlow, respectively.

Dated at the City of Port Arthur this 21st day of 1952.

S. H. DAVIS,
Barrister and Solicitor,
18 Woolworth Building,
Port Arthur, Ontario,
Solicitor for the Applicant.

(681) 13

TAKE NOTICE that a motion will be made by Olive Elizabeth Andersen, residing at 96 The Kingsway, Township of Etobicoke, County of York, on behalf of Peter John Russell, an infant son of the Applicant by a former marriage, in the County Court of the County of York, on Monday, the 6th day of May, A.D. 1952, at the hour of 10 o'clock a.m., before His Honour Judge T. Herbert Barton, in his Chambers at the City Hall, Toronto, for an order changing the name of Peter John Russell to Peter Russell Andersen.

Dated at Toronto this 20th day of March, 1952.

OLIVE E. ANDERSEN,
By her Solicitor,
A. T. WHITEHEAD, Q.C.,
299 Queen St. West, Toronto.

(682) 13

TAKE NOTICE that application will be made by Barney Rosenheck, of 158 Fifth Avenue, St. Thomas, Ontario, Furrier, to His Honour Judge James F. McMillan, at his Chambers in the Court House in the City of St. Thomas, on Tuesday, the 13th day of May, 1952, at 2.00 o'clock in the afternoon, for an order changing his name from Barney Rosenheck to Barney Ross, and that of his wife from Ruth Rosenheck to Ruth Ross, and changing the names of his three children from Larry Howard Rosenheck, Ivan William Rosenheck and Sheldon Terance Rosenheck to Larry Howard Ross, Ivan William Ross and Sheldon Terance Ross, respectively.

Dated at St. Thomas, Ontario, this 18th day of March, A.D. 1952.

W. D. ROBERTS,
383 Talbot Street,
St. Thomas, Ontario,
Solicitor for the Applicant.

(683) 13

TAKE NOTICE that an application will be made before His Honour Judge A. J. Gordon, in Chambers, at the Court House, 3277 Sandwich Street West, Windsor, Ontario, on Monday, the 28th day of April, 1952, at the hour of 11.00 o'clock in the forenoon, or so soon thereafter as it can be heard, by Gerald Louis Schnitzler, of Windsor, Ontario, to change his name to Gerald Louis Sandler.

Dated at Windsor, Ontario, this 21st day of March, A.D. 1952.

BELL & MCCREADY,
1922 Wyandotte Street East,
Windsor, Ontario,
Solicitors for the Applicant.

(684) 13

TAKE NOTICE that an application will be made to His Honour, Judge Robert Forsyth of the County Court of the County of York, in his Chambers, City Hall, Toronto, on Thursday the 1st day of May, 1952, at 10.30 o'clock in the forenoon by John Borisenko, residing at 51 Lansdowne Avenue, Toronto, to change his name to John Barry and to change the name of his wife, Margaret Ann Borisenko, and his son, Ronald John Borisenko, also residing at the same address, to Margaret Ann Barry and Ronald John Barry respectively.

Dated at Toronto this 24th day of March, A.D. 1952.

SOMMERVILLE, PURVIS
& BIGELOW,
904 Temple Building,
Toronto 1.
Solicitors for the Applicant.

(688) 13

TAKE NOTICE that Nathan Rainvasser of 179 Earlsdale Avenue, Toronto, will apply to His Honour Judge Forsyth in his Chambers, City Hall, Toronto, on Tuesday, May 6th, 1952, at 10.30 a.m. to change his name to Norman Rain.

Dated at Toronto this 25th day of March, 1952.

KASSIRER & CADSBY,
6 Adelaide St. E.,
Toronto, Ontario.
Solicitors for the Applicant.

(713) 13

TAKE NOTICE that an application will be made to His Honour Judge F. G. J. McDonagh of the County Court of the County of York, in his Chambers, City Hall, Toronto, on Tuesday, the 22nd day of April, 1952, at 10.30 o'clock in the forenoon, by Alexander Antonichuk, residing at 101 Marion Street, Toronto, to change his name to Alec Anthony.

Dated at Toronto this 18th day of March, 1952.

JOHN GILBERT,
Room 908, 357 Bay Street,
Toronto, Ontario.
Solicitor for the Applicant.

(714) 13

TAKE NOTICE that Frank Chyz will apply before His Honour Judge McDonagh of the County Court of the County of York in his Chambers at City Hall, Toronto, on Monday, the 28th day of April, 1952, at 10.30 o'clock in the forenoon for an Order changing the surname of himself, his wife, Shirley Irene Chyz, and their child, Cheryl Barbara Chyz, all of whom reside at 53 Lincoln Avenue, Toronto, to Chess.

Dated at Toronto, this 24th day of March, 1952.

McLAUGHLIN, MACAULAY,
MAY & SOWARD,
302 Bay Street, Toronto, Ontario.
Solicitors for the Applicant.

(719) 13

TAKE NOTICE that an application will be made before His Honour, Judge Forsyth, on Tuesday, the 6th day of May, 1952, at his Chambers, City Hall, Toronto, at 10.30 o'clock in the forenoon by Edward Dreaver, residing at 149 Springdale Boulevard, East York, for an Order changing his name to Edward Dreaver Wright.

Dated at Toronto, this 26th day of March, A.D. 1952.

MACDONALD & MACINTOSH,
357 Bay Street,
Toronto 1, Ontario.
Solicitors for the Applicant.

(720) 13

TAKE NOTICE that pursuant to the Change of Name Act, being Chapter 47 of the Revised Statutes of Ontario, 1950, as amended, an application will be made to His Honour Judge Thomas J. Darby, at his Chambers in the Court House, St. Catharines, Ontario, on the 25th day of April, 1952, at 2.00 p.m., by Kazimierz Sobiechowicz, residing at 13 Cameron Road, of the Township of Grantham, in the County of Lincoln, to change his name to Anthony Casimir Sobie.

Dated at St. Catharines this 24th day of March, A.D. 1952.

KING & KING,
25 King Street,
St. Catharines, Ontario.
Solicitors for the Applicant.

(689) 13

Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Walter Alphonse Kenzie, of City of Toronto, in the Province of Ontario, a member of the Bar of Manitoba, intend to apply to the Benchers of the Law Society of Upper Canada in the month of April, 1952, to be called to the Bar and admitted to practice as a Solicitor in the Province of Ontario.

Dated at Toronto, the 5th day of February, A.D. 1952.

W. A. KENZIE,
495 Deloraine Avenue,
Toronto, Ontario.

(290) 6-7-8-9-10-11-12-13

BY-LAW No. 897

A by-law to prevent the pollution of the atmosphere by smoke.

That all by-laws or part of by-laws inconsistent with this by-law are hereby repealed including By-law No. 31 Dated A.D. 1909.

WHEREAS it is required that the Corporation of the Town of Eastview, exercise control over excessive smoke from certain chimneys and smoke stacks.

NOW THEREFOR IT IS ENACTED as a by-law of the Town of Eastview as follows:

1. No person who is the owner, lessee, tenant, manager or occupant of any premises in which a fire is burning, or who is the owner, lessee, tenant, agent or manager of a steam boiler in connection with which a fire is burning and every person who operates, uses or causes or permits to be used any furnace or fire is required to prevent the emission to the atmosphere

from such fire, of opaque or dense smoke for a period of more than six (6) minutes in any one hour, or the emission to the atmosphere from such fire of opaque or dense smoke at any other point than the opening to the atmosphere of the flue stack or chimney.

2. This by-law shall come into force and take effect on the day following the final passing thereof.

Read a first and second time this 15th day of March, 1952.

Read a third time and finally passed this 15th day of March, 1952.

G. LAVERGNE,
Mayor.

G. HUBERT,
Clerk

(641) 12-13-14-15

NOTICE OF DISSOLUTION

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Section 49 of The Credit Unions Act the ST. MARY'S (COLLINGWOOD) CREDIT UNION LIMITED has been dissolved on and from the date of this publication in The Ontario Gazette, and the name has been struck from the register of credit unions.

G. F. PERKIN,
Registrar of Credit Unions.

Dated at Toronto this 20th day of March, 1952.

(671) 13

LAND TITLES ACT

In the matter of the application for first registration of lands of Joseph Tiveron, of the Township of Toronto, in the County of Peel, being composed of:—

ALL AND SINGULAR that certain parcel or tract of land situate lying and being in the Township of Etobicoke, in the County of York, and being part of Lot Number 1, according to Plan registered as No. 3959 in the Registry Office for the East and West Riding of the County of York, and more particularly described as follows:— Commencing at the North-westerly angle of the said Lot; thence in a southerly direction from the said angle, a distance of 400' more or less to a point in the Westerly limit of the said Lot; thence Easterly north 42° 50" East, a distance of 90 feet; thence Northerly 16° 54" West, a distance of 250 feet; thence Northerly parallel to the Easterly limit of the said Lot, a distance of 150 feet to the Northerly limit of the said Lot; thence Westerly along the Northerly limit of the said Lot, 45 feet to the place of beginning.

TAKE NOTICE that Joseph Tiveron has made an application to me to be registered under the Land Titles Act as the owner in fee simple with an absolute title of the above mentioned property.

AND TAKE NOTICE that if you claim any interest therein you must file your claim in writing stating the particulars thereof verified at my office at 90 Albert Street, in the City of Toronto, on or before the 11th day of April 1952, and serve a copy on Mr. E. W. Grant, Solicitor for the said Joseph Tiveron at his office at 877 Lakeshore Road, in the Town of New Toronto, and in default thereof any claim right or interest you may have in the said

property will be forever barred and extinguished. I have directed this notice to be served on you because you are shown in the records of the Registry Office of the East and West Riding of the County of York, as owner of the lands immediately adjoining on the west of the said lands under the application.

Given under my hand this 21st day of March, 1952.

W. M. MAGWOOD,
Master of Titles.

(672) 13

TORONTO POLICE AND WIDOWS AND ORPHANS FUND

TAKE NOTICE that the undersigned Police Officers of the City of Toronto intend to apply on behalf of themselves and all other Police Officers and employees of the Board of Police Commissioners of the City of Toronto who have signed the membership Book, not less than seventy-five in number, and all persons who hereafter become members, for incorporation as a Fraternal Society for the purpose of undertaking any class of insurance for which a Fraternal Society may be licensed under the name of Toronto Police Widows and Orphans Fund, or such other name as may be satisfactory to the applicants and which the Governor-in-Council will grant.

Dated at Toronto this 20th day of March, 1952.

THOMAS WAKLEY,
JOHN MURRAY,
ARTHUR KEAY,
ANDREW MCKINNEY,
MILLAR WATSON,
WILLIAM KELLY,
RICHARD LEWIS.

By their Solicitors,
ROEBUCK & WALKINSHAW,
372 Bay Street, Toronto.

(685) 13-14-15-16

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE,
68 Balsam Ave.,
Toronto, Ontario.

(690) 13-14-15-16-17-18-19-20

TAKE NOTICE that application will be made on behalf of The Council of the Corporation of the City of Belleville to the County Court Judge of the County of Hastings at his Chambers in the Court House, City of Belleville on Monday, the 28th day of April, 1952, at the hour of ten a.m. or so soon thereafter as such application can be heard, for an Order approving a by-law of The Corporation of the City of Belleville changing the name of the street now known as "Footbridge" to Footbridge Arcade.

AND FURTHER TAKE NOTICE that all persons either approving of or disapproving of the said by-law are required to attend at the above-mentioned time and place and make such representations as they may see fit.

Dated at Belleville, this 26th day of March, 1952.

ROBERT A. PRINGLE,
City Solicitor.
J. WILFRED HOLMES,
City Clerk.

(721)

13

TAKE NOTICE that after the 6th day of May, 1952, pursuant to the provisions of The Cemetery Act, the bodies buried in Chalmers Church Cemetery which is situated at the north-east corner of St. Clair Avenue East and Pharmacy Avenue in the Township of Scarborough, in the County of York, will be disinterred and removed and reinterred in Pine Hills Cemetery, which is situated at the corner of Kennedy Road and St. Clair Avenue East, in the said Township of Scarborough.

Dated at Toronto, this 26th day of March, A.D. 1952.

ARTHUR H. MITCHELL,
H. NOEL DRUMMOND
AND ALVIN McMILLIN,
Trustees of Emmanuel
Presbyterian Church,

By their Solicitors,
CASSELS, BROCK AND
KELLEY,
255 Bay Street, Toronto.

(722)

13

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in

the hands of the CANADIAN NATIONAL RAILWAYS (Central Region) uncalled for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

A. S. ANDERSON,
General Baggage and Mail Agent,
CANADIAN NATIONAL
RAILWAYS,
Toronto 1, Ont.

(509)

10-11-12-13-14-15-16

Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an Execution issued out of the 10th Division Court of the County of Simcoe, in a suit wherein William Cadeau is the Plaintiff and Mabel Leduc is the Defendant, and to me directed against the lands and tenements, of the said Defendant, Mabel Leduc, I have seized and taken in execution and will offer for sale by Public Auction at my office at the Court House, in the Town of Barrie, on Saturday, the 5th day of July, 1952, at 12 o'clock noon, all the right, title, interest and equity of Redemption of the said Mabel Leduc, in and to the following lands and tenements;

That certain parcel or tract of land and premises situate lying and being in the Village of Victoria Harbour, in the County of Simcoe, and Province of Ontario, and being composed of Lot 60, as shown on Registered Plan No. 538.

Dated at Barrie this 24th day of March, A.D. 1952.

E. C. DRURY,
Sheriff, County of Simcoe.

(715)

13

Publications Under The Regulations Act

MARCH 29th, 1952

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 133/52.
Agriculture in Public and Separate
Schools.
Amending Regulations 36, 37 and 44
of Consolidated Regulations 1950.
Made—3rd March, 1952.
Approved—13th March, 1952.
Filed—17th March, 1952, 2.10 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Clauses *c* and *d* of subregulation 3 of regulation 13 of Regulations 36 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

(*c*) the courses of study have been taught with average efficiency, as determined by the inspectors.

2. Form 1 of Regulations 37 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 1

The Department of Education Act

AGRICULTURAL SCIENCE REPORT

19....

1. School.....
2. P.O. Address.....
3. Principal.....Secretary of the Board.....
4. (1) Teacher of agricultural science at the beginning of the year covered by this report.....
- (2) Qualifications.....
(name of agriculture certificate)
- (3) Has there been a change of teachers during that year?.....
(yes or no)
- (4) If yes give the name and qualifications of a teacher appointed after the beginning of that year.....
5. Enrolment in agricultural science:
- (a) grade IX Jan. to June.....Sept. to Dec.....
- (b) grade X Jan. to June.....Sept. to Dec.....
- (c) grade XI Jan. to June.....Sept. to Dec.....
- (d) grade XII Jan. to June.....Sept. to Dec.....
6. State the grades which have garden plots.....
7. State the total of the expenditures during the year for agricultural science.....

I certify that this report is true.

.....
(date)

.....
(signature of secretary)

3. Subregulations 2 and 3 of regulation 4 of Regulations 44 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

(2) Suitable accommodation shall be provided in a building separate from the school for storing tools and machinery and for conducting practical activities relating to poultry-keeping, bee-keeping, live stock, potting bulbs in the fall and starting seeds in the spring.

4. Regulation 10 of Regulations 44 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

ADMISSION REQUIREMENTS

10. An applicant for admission to a department shall have been promoted from Grade VIII to Grade IX.

5. Sub-clause *i* of clause *a* of subregulation 2 of regulation 22 of Regulations 44 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

(i) contains a laboratory table for the teacher, at least 10 tables and at least 30 chairs for the pupils and accommodation for plant propagation.

6. Forms 1, 2 and 3 of Regulations 44 of Consolidated Regulations of Ontario 1950 are struck out and the following substituted therefor:

FORM 1

The Department of Education Act

DEPARTMENT OF AGRICULTURE REPORT

19....

1. Name of school.....
2. Name of chairman of the board.....
3. Name of secretary of the board.....
4. Name of agriculture teacher.....
5. (1) Number of pupils enrolled in the school.
- (2) Number of pupils enrolled in agriculture in the spring term in, (a) grade IX....., (b) grade X....., (c) grade XI....., grade XII.....
- (3) Number of pupils enrolled in agriculture in the fall term, (a) grade IX....., (b) grade X....., (c) grade XI....., grade XII.....
6. Number of classes in agriculture in
- (1) (a) grade IX....., (b) grade X....., (c) grade XI....., grade XII.....
- (2) Date of achievement day or open night in 19.....
- (3) Is there a separate agriculture class-room?
- (4) Give area of experimental plot...

(2) Clause *j* of subregulation 1 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "and" at the end thereof.

(3) Clause *k* of subregulation 1 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (*k*) equipment for assisting the teaching of agriculture, home economics and industrial arts, but only when these subjects are taught in the school;

(4) Subregulation 1 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clauses:

- (*l*) wall-maps of the municipality and of the county or district in which the school is situated, where suitable maps are published; and
- (*m*) a supply of books for the school library, as approved by the Inspector,

(5) Clause *c* of subregulation 2 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (*c*) a copy of The Large-type Concise English Dictionary (Annandale) or of The Concise Oxford Dictionary.

(6) Clause *c* of subregulation 3 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (*c*) a copy of The Large-type Concise English Dictionary (Annandale) or of The Concise Oxford Dictionary;

(7) Clause *d* of subregulation 3 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked.

(8) Clause *e* of subregulation 3 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (*d*) such text-books and books of reference as may be prescribed from time to time under clause *i* of subsection 1 of section 4 of the Act.

(9) Subregulation 5 of regulation 2 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked.

3. Regulation 4 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- 4. When the average attendance in any class-room exceeds 40 for a school year, an additional teacher and class-room shall, upon the recommendation of the inspector, be provided by the board.

4.(1) Clauses *a*, *e* and *g* of subregulation 1 of regulation 7 of Regulations 46 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

- (*a*) place in charge of art in schools under its jurisdiction a teacher who holds an Interim or Permanent Supervisor's Certificate in Art and Crafts;

- (*e*) place in charge of industrial arts in schools under its jurisdiction a teacher who holds an Interim or Permanent Intermediate Industrial Arts and Crafts Certificate;

- (*g*) place in charge of the kindergartens in schools under its jurisdiction a teacher who holds a Kindergarten Director's Certificate or an Interim or Permanent Primary School Specialist's Certificate, and

(2) Clause *f* of subregulation 1 of regulation 7 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "and" at the end thereof.

(3) Subregulation 1 of regulation 7 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:

- (*h*) place in charge of grades I, II and III in schools under its jurisdiction a teacher who holds a Permanent Primary School Specialist's Certificate, a Permanent Primary Methods Certificate, or qualifications the Minister deems equivalent thereto under clause *d* of section 5 of the Act.

(4) Clauses *a*, *d* and *g* of subregulation 2 of regulation 7 of Regulations 46 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

- (*a*) place in charge of art in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Art and Crafts Certificate;

- (*d*) place in charge of industrial arts in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Industrial Arts and Crafts Certificate;

- (*g*) place in charge of the kindergartens in schools under its jurisdiction a teacher who holds a Kindergarten Director's Certificate or an Interim or Permanent Primary School Specialist's Certificate; and

(5) Clause *f* of subregulation 2 of regulation 7 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "and" at the end thereof.

(6) Subregulation 2 of regulation 7 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:

- (*h*) place in charge of grades I, II and III in schools under its jurisdiction a teacher who holds a Permanent Primary School Specialist's Certificate, a Permanent Primary Methods Certificate, or qualifications the Minister deems equivalent thereto under clause *d* of section 5 of the Act.

5.(1) Sub-clause *i* of clause *a* of subregulation 2 of regulation 9 of Regulations 46 of Consolidated Regulations of Ontario 1950 is amended by adding the word "and" at the end thereof.

(2) Sub-clause *iii* of clause *a* of subregulation 2 of regulation 9 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked.

6. Clauses *a* and *b* of subregulation 1 and sub-regulations 2, 3 and 4 of regulation 10 of Regulations 46 of Consolidated Regulations of Ontario 1950 are revoked.

7. Subregulation 1 of regulation 13 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (1) The principal shall hold a fire-drill in the school at least once each month.
8. Subregulation 1 of regulation 27 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
- (1) Subject to subregulations 2 and 3, the board of a public or separate school shall provide instruction in the subjects of grades IX and X for pupils within its public-school section or separate-school organization, but no pupil shall be entitled to receive instruction unless he has been promoted from grade VIII to grade IX or is, in the opinion of the principal and the inspector, competent to receive instruction.
9. Subregulation 2 of regulation 33 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
- (2) On Empire Day the principal shall arrange for a programme suitable to the occasion.
10. Subregulation 3 of regulation 34 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked.
- W. J. DUNLOP
Minister of Education

TORONTO, March 3rd, 1952

(644) 13

THE HIGHWAY TRAFFIC ACT

O. Reg. 135/52.
Reciprocal Effect of Judgments.
Amending O. Regs. 218/51.
Made—13th March, 1952.
Filed—17th March, 1952, 3.00 p.m.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Regulation 1 of Ontario Regulations 218/51 is amended by adding thereto the following:
- (.01) Arizona,

(.03) Connecticut,
(.003) Delaware,

(.024) Texas,
- (645) 13

THE RURAL POWER DISTRICT
SERVICE CHARGE ACT

O. Reg. 136/52.
Service Charges in Rural Power
Districts.
Amending Regulations 353 of
Consolidated Regulations 1950.
Made—13th March, 1952.
Filed—18th March, 1952, 8.50 a.m.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE HYDRO-
ELECTRIC POWER COMMISSION OF ONTARIO
UNDER THE RURAL POWER DISTRICT
SERVICE CHARGE ACT

1. Subregulation 2 of regulation 2 of Regulations 353 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
- (2) Class "S" is divided into sub-classes as follows:
- (a) S20 being for a 20-ampere 2-wire service,
(b) S35 being for a 35-ampere 3-wire service,
(c) S50 being for a 50-ampere 3-wire service.
2. Schedule 1 of subregulation 1 of regulation 3 of Regulations 353 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

Schedule 1

Item	Column 1	Column 2
	Class or sub-class of service	Maximum annual service-charge
1	C	Nil
2	F	Nil
3	H	Nil
4	S20	\$16.67
5	S35	22.22
6	S50	25.00

3. Subregulation 2 of regulation 3 of Regulations 353 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
- (2) For all summer service where the demand exceeds that in sub-class S50 the maximum annual service-charge shall be \$5 a kw.
- (646) 13

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Government Publications

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer
of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF
ONTARIO, 1950
3 Bound Volumes — — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951.....\$2.00

Assessment Act.....	\$.75	Logging Tax Act.....	.25
Bills of Sale and Chattel Mortgage Act.....	.25	Marine Insurance Act.....	.25
Bulk Sales Act.....	.25	Marriage Act.....	.10
Companies Act.....	.75	Mechanics Lien Act.....	.25
Conditional Sales Act.....	.25	Municipal Act.....	2.00
Coroners' Act.....	.25	Municipal Drainage Act	}
Corporations Tax Act.....	.50	Municipal Drainage Aid Act	
Department of Municipal Affairs Act.....	.50	Provincial Aid to Drainage Act	
Deserted Wives and Children's Maintenance Act..	.25	Notaries Act.....	.25
Ditches and Watercourses Act.....	.25	Partnership Act and Partnership Registration Act.....	.25
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Evidence Act.....	.15	Public Accountancy Act.....	.25
Hospital Tax Act and Regulations.....	.25	Public Health Act.....	.50
Insurance Act.....	1.00	Public Utilities Act.....	.25
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Land Surveyors Act.....	.25	Sale of Goods Act.....	.25
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Land Transfer Tax Act.....	.25	Security Transfer Tax Act and Regulations.....	.25
Landlord and Tenant Act.....	.25	Succession Duty Act and Regulations.....	1.00
Line Fences Act.....	.25	Surveys Act.....	.25
Loan and Trust Corporations Act.....	1.25	Title Drainage Act.....	.25
Local Improvement Act.....	.50	Trustees Act.....	.25

MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950.....	5.00	Report of the Ontario Royal Commission on Milk, 1947.....	1.00
Land Titles Rules, Forms and Tariff of Fees.....	1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk.....	.15
Manual of Assessment Values.....	4.00	Report of the Select Committee on Conservation, 1950.....	1.00
Municipal Directory, 1952.....	1.00	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951.....	1.75
Public Accounts of the Province of Ontario.....	.50	(Bound Copy).....	3.00
Regulations Under The Division Courts Act... ..	1.00	Surrogate Court Rules, Forms and Tariff of Fees..	.50
Report of the Ontario Royal Commission on Forestry, 1947.....	1.00		



ONTARIO

Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year **1952** the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 5th,	Issue No. 1—	Earliest Date Sale can be held—	April, 5th,	1952
February 2nd,	" " 5	" " " " " "	—May 3rd,	"
March 1st,	" " 9	" " " " " "	—June 2nd,	"
April 5th,	" " 14	" " " " " "	—July 5th,	"
May 3rd,	" " 18	" " " " " "	—August 2nd,	"
June 7th,	" " 23	" " " " " "	—September 6th,	"
July 5th,	" " 27	" " " " " "	—October 4th,	"
August 2nd,	" " 31	" " " " " "	—November 1st,	"
September 6th,	" " 36	" " " " " "	—December 6th,	"
October 4th,	" " 40	" " " " " "	—January 3rd,	1953
November 1st,	" " 44	" " " " " "	—February 2nd,	"
December 6th,	" " 49	" " " " " "	—March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

ADVERTISING RATES FOR TAX SALES

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,—

- (i) a notice of the sale of land for arrears of taxes, \$5; and
- (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

THE OFFICIAL NOTICES PUBLICATIONS ACT

REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

1. In these regulations "line" means agate line.

2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—

(a) for a double-column insertion of,

(i) a notice of the sale of land for arrears of taxes, \$5; and

(ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and

(b) for a single-column insertion of all other matters,

(i) on the first insertion, 20 cents a line or fraction thereof; and

(ii) on each additional insertion, 10 cents a line or fraction thereof.

(2) The rates in subregulation 1 shall be paid as follows:

(a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and

(b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.

(3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.

3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,

(a) by subscribers for a subscription of 52 weekly issues, \$6; and

(b) by others for a single copy, 15 cents.

(2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of THE ONTARIO GAZETTE will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office,
Parliament Buildings, Toronto, Ontario.

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Ontario
The Ontario gazette

Government
Publications

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